Notice of Motion and Motion for Legavine Dromantheen Bankrapec 4 App @llate Panel to Pe Page 1 of 160 1 Jamie Lynn Gallian 16222 Monterey Ln #376 Huntington Beach, CA 92649 714-321-3449 3 jamiegallian@gmail.com In Pro Per 4 UNITED STATES BANKRUPTCY COURT 5 CENTRAL DISTRICT OF CALIFORNIA- SANTA ANA DIVISION 6 IN RE: JAMIE LYNN GALLIAN CASE NO. 8:21-bk-11710-ES 7 Debtor 8 NOTICE OF MOTION AND MOTION FOR LEAVE FROM THE 9 BANKRUPTCY APPEAL PANEL TO PERMIT THE BANKRUPTCY COURT 10 TO CONSIDER DEBTOR'S MOTION FOR RE-CONSIDERATION (DOC 157) 11 **ON AUGUST 18, 2022** 12 13 14 15 16 TO THE HONORABLE ERITHE A. SMITH, UNITED STATES BANKRUPTCY JUDGE; TO THE HONORABLE BANKRUPTCY APPEAL PANEL; TO ALL PARTIES AND 17 THEIR ATTORNEY'S OF RECORD: 18 19 PLEASE TAKE NOTICE that on at 20 21 Department of the above entitled court, located 411 West Fourth Street Santa Ana, California, 22 92701, Movant, will and hereby moves this Court for leave from this Honorable Bankruptcy Appeal 23 Panel to allow the Bankruptcy Court, Honorable Erithe A. Smith, to consider Movant Motion for 24 Reconsideration DOC 157, [Exhibit A] currently scheduled on the Courts calendar August 18, 25 2022. DOC 159. 26 27 28

CC) as e8221 block 1.1.77.00 FTS DOOC 1.7572 FTF itect 0.08800.4222 FT in the end 0.08800.42221.585480.94 DOOS Notice of Motion and Motion for Listaire Promorthern Bankraptc 2. App 10 ellate Panel to Pe Page 2 of 160

MEMORANDUM OF POINTS AD AUTHORITIES

1.

INTRODUCTION

DEBTOR'S leave should be granted on the grounds that the debtor diligently and timely gathering funds to submit to the Clerk to pay for and file the Amended Notice of Appeal on July 28, 2022, without delay. Debtor prepared a Motion for Reconsideration of the Bankruptcy Courts Ruling July 21, 2022, immediately seeking a date for reconsideration set on the Courts calendar August 18, 2022.

21, 2022.

On July 9, 2021 ("Petition Date"), the Debtor filed a voluntary petition under Chapter 7 of the Bankruptcy Code, including her bankruptcy schedules ("Schedules"). Jeffrey I. Golden was appointed the Chapter 7 trustee. Since filing her July 9, 2021, original Schedules, the Debtor, representing herself IN PRO PER filed March 11, 2022, Final Amended Schedules. ("Final Amended Schedules")

On the Petition Date July 9, 2021, the registered title owner of the manufactured home located at 16222 Monterey Lane, Space #376, Huntington Beach, California 92649 ("Property"),was JAMIE LYNN GALLIAN perfected 2/25/2021, Certificate of Title, State of California Department of Housing and Community Development. Previous to COTA perfection of 2/25/2021, Debtor disclosed the 2014 Manufactured Home was registered with Housing and Community Development ("HCD") to J-Sandcastle Co, LLC. of which debtor is the sole Member. Debtor also disclosed the property is secured by a perfected Certificate of Title, Legal Owner Ronald Pierpont, J-Pad, LLC, the holder of a perfected Manufacture Home Transaction filed with the CA Secretary of State, filing date 01/14/2019, 09:10am, Filing Number 19-7691916827, Document No. 76027940003.

The Debtor amended Schedule C, filed prior to conclusion of the Trustee 341 meeting, claimed a homestead exemption, Schedule C, in the Property in the amount of \$600,000. On May 12, 2022, Interested Party, Houser Bros. Co., dba Rancho Del Rey Mobile Home Estates, filed its Motion Objecting to Debtor's Claimed Homestead Exemption (Dkt. 95, "Motion"). The hearing on the Motion was held on June 2, 2022 and continued to July 21, 2022. At the continued hearing, the Debtor informed the Court Debtor had a homestead exemption on file with the County of Orange Tax Assessor, reflected on the 2021-2022 Tax Assessors Roll. Debtor informed the Court, the information on the "Internet" is not accurate with the Assessor only updating the information once per year. The "internet" docs provided by Houser Bros attorney is not the Assessors Current Tax Roll information. Debtor informed the Court, Debtors
Homeowners Exemption Application is not subject to public inspection. Prior to the Chapter 7 petition, debtor filed and recorded a Declared Homestead Clerk Recorder County of Orange #.2021000443659 Debtor lodged a "Real Time Screen Capture" provided to the Court from the Exemption Department at the Orange County Tax Assessors Office on July

Debtor timely filed a Notice of Appeal and an Amended Notice of Appeal on July 28, 2022. 1 Subsequent to the Notice of Appeal, Debtor filed a Motion for Reconsideration of the Courts 7/21/2022 Ruling. The Motion for Reconsideration is scheduled to be heard 8/18/22. 4 Debtor respectfully requests this Honorable Court to impose a STAY pending the 5 Motion for Reconsideration of the Courts Ruling of 7/21/2022, and overrule Interested Party, 6 Houser Bros Co dba Rancho Del Rey Mobile Home Estates objection to debtors homestead 7 exemption in light of the Orange County Assessor's Certified Letter from the Tax Assessor, 8 County of Orange, Claude Parrish, supporting the fact Debtor's Homestead Exemption has been active in Orange County since 2/25/2021 stated on the face of the Tax Assessors 10 Certified Letter dated July 21, 2022. Exhibit A 11 WHEREFORE, Debtor prays that the Motion for an Order imposing a STAY against all 12 creditors and Trustee Jeffrey Golden, any and all actions, pending actions by the Trustee 13 Jeffrey Golden and/or any and all Creditors or Interest Parties without a Court Order from 14 this Court upon proper Motion AND Notice to Debtor and an opportunity to respond, 15 Debtors Motion for Reconsideration denying Debtors Homestead Exemption on 7/21/2022. 16 has been noticed and is currently set for hearing August 18, 2022, 10:30A in Department 17 5A of this Court. 18 Further Order of the Court that the Courts deems fair and just. 19 20 21 I declare under penalty of perjury the foregoing to be true and correct. 22 23 24 Signed this 28th Day of July 2022 at Huntington Beach, California, County of Orange. 25 RESPECTFULLY SUBMITTED. 26 JAMIE LYNN GALLIAN 27 28 3

LEGAL ARGUMENT

A. It is settled in California, that diligence, and timely Leave of Court is not prejudice to the other party upon a valid reason.

B. THE POLICY OF GREAT LIBERALITY IN PERMITTING LEAVE OF COURT TO ALLOW THE BANKRUPTCY COURT TO RULE ON DEBTORS MOTION FOR RECONSIDERATION.

California has a policy of great liberality in granting Leave of Court in the absence of prejudice to the adverse party.

The Bankruptcy Court should be given wide discretion in deciding whether to consider debtors Motion for Reconsideration unless a clear abuse of discretion is shown.

For all of the above reasons stated, debtor respectfully requests this Honorable Court GRANT debtor Leave from the jurisdiction of the Bankruptcy Appeal Panel to allow the Bankruptcy Court to consider Debtors Motion for Reconsideration on August 18, 2022.

I declare under the penalty of perjury all of the foregoing documents submitted to be true and correct.

Signed this 1sr day of August 2022 at Huntington Beach, California. County of Orange.

JAMUE LYNN GALLIAN

Case 8221 bkk117100 FFS Docc17672 FFF DOCC17

or 92000-4512

or P. O. Box 628 Santa Ana, CA 92702-0628



COUNTY ASSESSOR Telephone: (714) 834-3821 FAX: (714) 834-2565

www.ocassessor.gov

ESTABLISHED 1889

July 21, 2022

OFFICE OF THE ASSESSOR

891-569-62 HX

GALLIAN, JAMIE LYNN 16222 MONTEREY LN, SPC 376 HUNTINGTON BEACH, CA 92649

SUBJECT: Assessor Parcel Number: 891-569-62

Property Address: 16222 MONTEREY LN, UNIT 376, HUNTINGTON BEACH

The Homeowners' Exemption on the above property has been active in Orange County as of 02-25-2021

Claimant Name: GALLIAN, JAMIE LYNN

If you have any questions, please call our office at (714) 834-3821.

Sincerely,

CLAUDE PARRISH County Assessor

Ву

Exemptions Division

I HEREBY CERTIFY THAT THIS IS A TRUE
AND CORRECT COPY OF A PERMANENT
RECORD OF THE ASSESSOR'S OFFICE.
ORANGE COUNTY, CALIFORNIA

BY NEELS OF

SOSS TOT SI BH S: SS

ORANGE COUNTY ASSESSOR

Casse83211blkk1117109ESS DDoc17572 Filledc088004222 Einteredc08800442221589489941 Dess Notice of Motion and Motion for Livraire Domnthen Bankrages Appellate Parents First Published Bankrages Appellate Parents First Parents First Parents Firs

CLAIM FOR HOMEOWNERS' PROPERTY TAX EXEMPTION

If eligible, sign and file this form with the Assessor on or before February 15 or on or before the 30th day following the date of notice of supplemental assessment, whichever comes first.

S

ORANGE, CA 92868-4512 or P.O. BOX 628 SANTA ANA, CA 92702-0628 PHONE: (714) 834-3821 FAX: (714) 834-2565 www.ocgov.com/assessor

	FOR ASSESSOR'S USE ONLY
EE INSTRUCTIONS BEFORE COMPLETING	Received
NAME AND MAILING ADDRESS	Approved
(Make necessary corrections to the printed name and mailing address)	Denied
891-569-62	Reason for denial
	M-2085154 NO
GALLIAN, JAMIE LYNN	8/26/2021
16222 MONTEREY LN, SPC 376	PROPERTY DESCRIPTION
HUNTINGTON BEACH, CA 92649	Parcel No. 891-569-62
	Address of dwelling
	16222 MONTEREY LN, UNIT 376
	HUNTINGTON BEACH
	TR RANDRE BLK 376
	LOT UN
	CCA 410 2021
Print your social security number and name here	SSN: 550-149-3936 NAME: JAMIEL GAJIIAN
N	IAME: JAMIEL GAILIAN
Print co-owner's or spouse's social security number and name when	* *
his property is also his/her principal residence	SSN:
N	IAME:
STATEMENTS	
A new owner must file a claim even if the property is already receiving the information and instructions before answering the questions listed below.	,
1. When did you acquire this property? 2. Date you occupied this property as your principal residence (see instruct of the property that is, or was, your principal place of residence (see instructions). 3. Do you own another property that is, or was, your principal place of residence (see instructions). If YES, please provide the address below, and the date you MOVED OUT Address: Only the owners or their spouses who occupy the above-described property of the legal representative may sign this claim. (If the property comprises more wish to file separate claims; however, only one exemption will be allowed per lif you are buying this property under an unrecorded contract of sale and the property under an unrecorded contract of sale and th	dence in California? PES NO IT, if no longer your principal place of residence: By July Poly Poly Poly Poly Poly Poly Poly Po
2. Date you occupied this property as your principal residence (see instruct 3. Do you own another property that is, or was, your principal place of residence (If YES, please provide the address below, and the date you MOVED OUT Address: Only the owners or their spouses who occupy the above-described property (her legal representative may sign this claim. (If the property comprises more wish to file separate claims; however, only one exemption will be allowed per lifyou are buying this property under an unrecorded contract of sale and you must attach a copy to this claim.	dence in California? SES NO IT, if no longer your principal place of residence: By July Poly Poly Poly Poly Poly Poly Poly Po
2. Date you occupied this property as your principal residence (see instruct 3. Do you own another property that is, or was, your principal place of residence (If YES, please provide the address below, and the date you MOVED OUT Address: Only the owners or their spouses who occupy the above-described property (ther legal representative may sign this claim. (If the property comprises more wish to file separate claims; however, only one exemption will be allowed per lif you are buying this property under an unrecorded contract of sale and you must attach a copy to this claim. CERTIFICATION	dence in California? SES NO IT, if no longer your principal place of residence: By July Description Including a purchaser under contract of sale) or his or than one dwelling unit, other co-owner occupants may dwelling unit.) the Assessor does not have a copy of the contract,
2. Date you occupied this property as your principal residence (see instruct 3. Do you own another property that is, or was, your principal place of residence (If YES, please provide the address below, and the date you MOVED OUT Address: Only the owners or their spouses who occupy the above-described property (ner legal representative may sign this claim. (If the property comprises more wish to file separate claims; however, only one exemption will be allowed per if you are buying this property under an unrecorded contract of sale and you must attach a copy to this claim. CERTIFICATION I certify (or declare) under penalty of perjury under the laws of the State of Caincluding any accompanying statements or documents, is true, correct, and	dence in California? SES NO IT, if no longer your principal place of residence: By July Poly July Including a purchaser under contract of sale) or his or than one dwelling unit, other co-owner occupants may dwelling unit.) the Assessor does not have a copy of the contract, Ilifornia that the foregoing and all information hereon,
2. Date you occupied this property as your principal residence (see instruct 3. Do you own another property that is, or was, your principal place of residence (If YES, please provide the address below, and the date you MOVED OUT Address: Only the owners or their spouses who occupy the above-described property (her legal representative may sign this claim. (If the property comprises more wish to file separate claims; however, only one exemption will be allowed per lift you are buying this property under an unrecorded contract of sale and you must attach a copy to this claim. CERTIFICATION I certify (or declare) under penalty of perjury under the laws of the State of Caincluding any accompanying statements or documents, is true, correct, and signature of owner-occupant	dence in California? PES NO IT, if no longer your principal place of residence: By July Poly Poly Poly Poly Poly Poly Poly Po
2. Date you occupied this property as your principal residence (see instruct 3. Do you own another property that is, or was, your principal place of residence (If YES, please provide the address below, and the date you MOVED OUT Address: Only the owners or their spouses who occupy the above-described property (her legal representative may sign this claim. (If the property comprises more wish to file separate claims; however, only one exemption will be allowed per out of you are buying this property under an unrecorded contract of sale and you must attach a copy to this claim. CERTIFICATION I certify (or declare) under penalty of perjury under the laws of the State of Caincluding any accompanying statements or documents, is true, correct, and	dence in California? PES NO IT, if no longer your principal place of residence: By July Policy Zip Code Including a purchaser under contract of sale) or his or than one dwelling unit, other co-owner occupants may dwelling unit.) the Assessor does not have a copy of the contract, diffornia that the foregoing and all information hereon, the complete to the best of my knowledge and belief.
2. Date you occupied this property as your principal residence (see instruct 3. Do you own another property that is, or was, your principal place of residence (If YES, please provide the address below, and the date you MOVED OUT Address: Only the owners or their spouses who occupy the above-described property (her legal representative may sign this claim. (If the property comprises more wish to file separate claims; however, only one exemption will be allowed per lift you are buying this property under an unrecorded contract of sale and you must attach a copy to this claim. CERTIFICATION I certify (or declare) under penalty of perjury under the laws of the State of Caincluding any accompanying statements or documents, is true, correct, and signature of owner-occupant	dence in California? PES NO IT, if no longer your principal place of residence: By Gode Day Day Day Day including a purchaser under contract of sale) or his or than one dwelling unit, other co-owner occupants may dwelling unit.) the Assessor does not have a copy of the contract, diffornia that the foregoing and all information hereon, a complete to the best of my knowledge and belief. DATE DATE

THIS DOCUMENT IS NOT SUBJECT TO PUBLIC INSPECTION



2025 GBS 68221 Hikk 1177 10 FFS. Dog c 17672 Fill be d 0880 14722 Fill begree to 880 14722 1585 18094 Disesc Notice of Motion and Motion for Living Domunther Bankring to Supple Hate Paner to Pen Tip age 5 of 180

Full Parcel Report: Page 1 of 1

As of January 1st, 2022

Parcel No: 891-569-62

Tax Rate Area: 04-902

Property Type: MOBILE HOME

Owner / Mailing Address

Assessee: GALLIAN, JAMIE LYNN

Address: 16222 MONTEREY LN, SPC, 376

City, State: HUNTINGTON BEACH, CA

Zip: 92649

Dates	Exemptions		Assessed Value
Land BaseYear: 2021	Exe Type: HOMEOWNER	0	Land:
Improvement Base Year: 2021		0	Improvement:
Tax Lien Status:		86,339	ersonal Property:
		0	Other:
		86,339	Gross:
		7,000	Less Exemption:
		79,339	Net:

Sale History

Reference Number: M2085154

Additional Information

Legal Description: T MHP RANDRE MSP 376

HEREBY CERTIFY THAT THIS IS A TRUE
AND CORRECT COPY OF A PERMANENT
RECORD OF THE ASSESSOR'S OFFICE.

ORANGE COUNTY, CALIFORNIA

BY No. OFFICE.

2022 JUL 21 PM 2: 18

ACESSA Y THUOD BUNANO HEIRRAY AGUA JO

Casse82211blkk1117100FFS DDocc17572 FFFibelc088004722 FFiniteeedc0880047221585148094 DDessc Notice of Motion and Motion for Llaybaire Dromantheen Bankrangec9 Applellate Panel to Pe Page 9 of 160

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 5801 SKYLAB ROAD **HUNTINGTON BEACH, CA 92647** A true and correct copy of the foregoing document entitled (specify): NOTICE OF MOTION AND MOTION FOR LEAVE I BANKRUPTCY APPEAL PANEL TO PERMIT THE BANKRUPTCY COURT TO CONSIDER DEBTOR'S MOTION FOR RECONSIDERATION DOC 157 ON AUGUST 18, 2022 DOC 159. will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below: 1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (date) 08/01/2022 , I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below: Service information continued on attached page 2. SERVED BY UNITED STATES MAIL: , I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed. Service information continued on attached page 3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (date) the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed. Service information continued on attached page I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. Robert McLelland 08/01/2022 ROBERT MCLELLAND Date Printed Name

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

Casse82211blkk1177109EES Dixoc17572 Filibel00880014222 Einhbered008800142221585118094 Dixesc Notice of Motion and Motion for Layavine Dixonartheen Bankraptec1/0Apptablate Panel to Pe Page 10 of 160

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): CONTINUED:

- ATTORNEY FOR TRUSTEE JEFFREY I GOLDEN (TR): Aaron E DE Leest adeleest@DanningGill.com, danninggill@gmail.com; adeleest@ecf.inforuptcy.com
- ATTORNEY FOR CREDITOR and PLAINTIFF THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION: Robert P Goe kmurphy@goeforlaw.com, rgoe@goeforlaw.com; goeforecf@gmail.com
- TRUSTEE JEFFREY I GOLDEN (TR): Jeffrey I Golden (TR Iwerner@wgllp.com, jig@trustesolutions.net; kadele@wgllp.com
- ATTORNEY FOR PLAINTIFF HOUSER BROS. CO.: D Edward Hays ehays@marshackhays.com, ehays@ecf.courtdrive.com; kfrederick@ecf.courtdrive.com; cmendoza@marshackhays.com; cmendoza@ecf.courtdrive.com
- ATTORNEY FOR CREDITOR and PLAINTIFF THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION: Brandon J Iskander biskander@goeforlaw.com, kmurphy@goeforlaw.com
- ATTORNEY FOR TRUSTEE JEFFREY I GOLDEN (TR): Eric P Israel eisrael@DanningGill.com, danninggill@gmail.com; eisrael@ecf.inforuptcv.com
- ATTORNEY FOR PLAINTIFF HOUSER BROS. CO.: Laila Masud Imasud@marshackhays.com, Imasud@ecf.courtdrive.com; kfrederick@ecf.courtdrive.com
- ATTORNEY FOR DEFENDANT RANDALL L NICKEL: Mark A Mellor mail@mellorlawfirm.com, mellormr79158@notify.bestcase.com
- INTERESTED PARTY COURTESY NEF: Valerie Smith claims@recoverycorp.com
- U.S. TRUSTEE: United States Trustee (SA) ustpregion16.sa.ecf@usdoi.gov

	38221-blokk-11.177.109-ESS Dioxoc.1.185572 Fiftiblek-00782634222 EEntropeck-0078263422 1otion and Motion Montible Asian Extension of the age of pagin pagin pagin pagin pagin pagin pagin pagin pagin				
1 2 3	16222 Monterey Lane Unit 376 Huntington Beach, CA 92649 (714) 321-3449				
4					
5					
6	UNITED STATES BANKRUPTCY COURT				
7	CENTRAL DISTRICT OF CALIFORNIA - SANTA ANA DIVISION				
8					
9		710-ES			
10	Chapter 7				
11	In re: DEBTORS NOTIC FOR RECONSIDER	E OF AND MOTION SATION OF 7.21.22			
12	JAMIE LYNN GALLIAN, ORDER SUSTAINI CO. DBA RANCHO	NG HOUSER BROS. O DEL REY MOBILE			
13	Debtor DEBTOR'S CLAIM	OBJECTION TO MED HOMESTEAD			
14	EXEMPTION AND JOINDER PARTIE				
15	BEACH GABLES	HOA; JANINE JASSO.			
16	Hearing Date: Augu				
17	Courtroom: 5A	a.m.			
18 19					
20		TO THEIR			
20	TO THE HONORABLE ERITHE A. SMITH, ALL PARTIES AND TO THEIR ATTORNEY'S OF RECORD: Please take notice of Debtors Motion for Reconsideration				
22	Debtor respectfully requests reconsideration of the Courts Order July 21, 2022 sustaining				
23	Houser Bros Co objection to Debtors Claimed Homestead with				
24		ation and Janine B. Jasso.			
25					
26		lebts that they owed but			
27		•			
28					
	any creditor collection efforts, especially efforts to collect their person	al residence.			
	ŧ				

California law is instructive regarding property interests that debtors may possess at 1 filing which are included in the bankruptcy estate as defined in § 541 of the Bankruptcy 2 3 Code. To avoid a lien, it must impair an interest a debtor has in an exempt asset. Cited 4 California law and cases affirm that a homestead right is an interest in real property. *See* 5 California Const., Art. 12, §§ 1 & 2. 6 As the U.S. Supreme Court defines it, property of the estate consists of "all the 7 interests in property, legal and equitable, possessed by the debtor at the time of filing ..." 8 9 Owen v. Owen, 500 U.S. 305, 308 (1991). This definition is extremely broad. 10 Debtor has continuously lived in her personal residence Unit376, 11 in Huntington Beach, CA Par2, TR 10542, Lot 1 & Lot 2, Unit 1, 2, 3, 4, the location of 12 459 Manufactured Home units, first in Unit 53, currently Unit 376 respectively. 13 14 There are two subject residence(s) debtor makes request to this Honorable Court to 15 take Judicial Notice of: 16 4476 Alderport Drive, Unit 53 Huntington Beach, Ca 92649 A.P.N. 937-630-53. 17 Debtor was the tenant from November 23, 2009 through March 22, 2017; 18 19 Debtor was gifted the property from her step-mother and debtor's predecessor Sandra L. 20 Bradley on March 23, 2017, Instrument No, 2017-0116715. On October 31, 2018, debtor 21 sold Unit 53 to Randall Nickel, a bona fide purchaser for value of \$379,000,00. A.P.N. 937-22 630-53. On November 1, 2018, debtor purchased Unit 376 with the reinvested proceeds 23 24 from the sale of Unit 53, under the same Unexpired 80 year Leasehold burdening Parcel 1 25 & Parcel 2, APN 178-011-16, Tract 10542, Unit 1, 2, 3, 4 26 Statement of Financial Affairs, DOC 1, Part 7, No. 18, page(s) 46-60, 27 Debtor disclosed the sale of her previous residence, Unit 53 in her Chapter 7 petition 28 filed July 9, 2021. Subsequently, debtor read the petition question more closely and the

question asks "Within the last 2 years before you filed for bankruptcy, did you sell, trade or 1 otherwise transfer any property to anyone, other than property transferred in the ordinary 2 course of your business or financial affairs?" Debtor disclosed No. 18, Previous residence 3 sold on 10/31/2018, 4476 Alderport Dr. #53,Paid in exchange amount as 4 \$379,000.00. Debtor Purchased Unit 376 on November 1, 2018 with reinvested funds from 5 6 sale of Unit 53 under the same unexpired 80 year Ground Leasehold recorded Orange 7 County Clerk Recorder, against Parcel 2, Tract 10542 APN 178-011-16, Instru. No 32442 8 and 32443, December 5, 1979. **EXHIBIT** 9 16222 Monterey Ln, Unit 376, is Debtor's Primary residence November 1, 2018 10 11 to the present day. Debtor has continuously resided in her home since Nov. 2018. 12 Petitioner, Houser Bros Co. and the two joinders, Huntington Beach Gables 13 Homeowners Association; Janine Jasso, Esq. make no allegations that debtor has lived 14 anywhere else or claimed any other property as her homestead exemption from sale date of 15 16 Unit 53 on October 31, 2018, and the purchase of Unit 376 November 1, 2018, to the present 17 day. Debtor designated and occupied the property as her homestead. See 4 Collier on 18 Bankruptcy P 522.10 (16th 2020). As previously stated, the only requirement for claiming a 19 homestead exemption under CCP §541 homestead 20 21 claimed be "principal residence of such person." on the date of filing, 22 Record title to the homestead is not re-quired at all times to claim a homestead exemption 23 in her primary residence and property. 24 Debtors' Chapter 7 Petition and Schedules July 9, 2021, DOC 1, Schedule A/B 25 26 required debtor to "list any ownership interest or legal or equitable interest in any residence," 27 building, land, or similar property." Debtor answered "Yes" on Schedule A/B, DOC 1, page 28 12 of 60, to indicate and disclose that she owned a legal or equitable interest in the Residence

located at 16222 MontereyLane, Unit 376, with a \$235,000.00 value, Fee simple.

and tendered rent every month to Houser Bros Park Office. Gallian did not have to rent

the 2014 home to a third party for income until she was out from under the 3 yr lease, It 2 terminated successfully by the parties. 3 Debtor disclosed 1/14/2019, UCC-1 Manufatured Home Transaction 4 and UCC-AD filed on 1/14/2019, File No. 19-7691916827, after debtor realized she listed 5 herself as the Debtor on File No. 19-7691905279. Debtor further disclosed she filed with 7 H CD a Statement to Encumber in favor of Ron Pierpont, J-Pad, LLC, (debtors ex-husband 8 since 2015), for funds Ms. Pierpont advanced Debtor for an unrelated expense and was 9 eimbursed. 10 Concealment of assets by a bankrupt is a fraud upon her creditors, can only be established 11 by clear and convincing proof. There is no proof of any literal transfer or concealment of any 12 13 property; no falsification of any financial statement to secure credit; there is no scheme to execute 14 any such intent. 15 In this case, the petitioners "proof" consists solely of a date HCD reflected on a 16 Registration Card or the date a Certificate of Title was printed by the Sacramento Office of 17 Housing and Community Development mailed to the applicable parties. 18 Moving party's own documents establish that ownership of Unit 376 was released by J-Sandcastle 19 Co LLC, signed and notarized by its Member Jamie Lynn Gallian on February 25, 2021. To the 20 21 extent petitioners are arguing that HCD's Certificate of Title Documents and/or the print date on a 22 Registration Card Document are conclusive evidence on this issue, then why aren't they stuck with 23 the conclusion that HCD's transfer date is binding as well. 24 Additionally, petitioner's failed to cite any legal authority in the motion that ownership does 25 not change until HCD processes after opening thousands of envelopes sent to various HCD locations 26 hroughout California; processes the enclosed documents, and then and only then when the 27 documents are received in Sacramento, (Sacramento is the only location that prints Certificate of 28 Title Documents) changes to Certificate of Title and Registration Cards are sent through US Mail.

Individuals can own things of a personal nature as in the case at bar, 1 such as cars, boats, planes, manufactured homes, without the Certificate of Title reflecting their 2 name at all times. This is a very fact specific situation. The important fact that 3 petitioners are missing is "Possession of the Certificate of Title and Section "B" on the back side 4 Certificate of Title indicates by a Releasing Signature of J-Sandcastle Co. 5 6 Registered Owner, and the Date of Release back to Jamie Lynn Gallian after Government 7 Offices slowly reopened and HCD resumed processing Certificate of Title changes one again. 8 Whether or not such proof is sufficient to require a forfeiture of the bankrupt's right to make 9 her own selection of her exemptions depends upon her ability reasonably to explain 10 HCDs processing of claims during a global pandemic, 11 If her explanation is reasonable and exonerates her from fraud, no restriction 12 on her right to select her exemptions may be imposed. 13 14 Federal law provides no authority for bankruptcy courts to deny an exemption on a ground 15 not specified in the Bankruptcy Code, abrogating *Latman v. Burdette*, 366 F.3d 774, *In re Yonikus* 16 996 F.2d 866, In re Doan, 672 F.2d 831, and Stewart v. Ganev, 116 F.2d 1010. 17 The uncontradicted proof establishes the following facts: The Debtor sold unencumbered real 18 property with a Homestead Exemption noted on the 2018-2019 Secured Tax Assessors Roll of the 19 A.P.N. 937-630-53, commonly described as 4476 Alderport Drive, Unit 53, Huntington Beach, CA 20 21 92649, on October 31, 2018, as disclosed on DOC 1. Debtor moved from the Alderport Drive 22 home on or about September 11, 2018, to Pinon Drive under a 3 year lease agreement, with 23 Landlord Henry Newton. after she was battered by a HOA Board Members husband criminally 24 charged in June 2019 19WM09951 She moved out of the home she lived in since 2009 out of fear. 25 Debtor listed Unit 53 4476 Alderport for sale. The first buyers the Ginestras cancelled the day 26 after the September 11, 2018, 3-year Pinon Drive Lease was entered into by debtor and Henry Newton. 27 Debtor received her July 2018 escrow check deposited with Five Star for Unit 108. The deposit check efund 28 was processed by Express Escrow through the resident agent Thanya Hanson of 5 SICAMES.

2

7

10

17

after Debtors home on Alderport fell out of escrow. The seller of Rancho Del Rey, Unit 108, would not accept debtors contingency offer, and backed out of the deal to sell Unit 108 in Rancho Del REy Mobilehome Estates to debtor. Gallian signed a 3-year lease with Henry Newton 3 4 paid over \$6000 in deposit fees and resigned herself that she, until Alderport property, sold, she could 5 not afford and did not qualify to secure financing without a significant down payment. Housing 6 prices were beginning to rise in Orange County as well a rents. 8 On or about October 28 or 29, 2018, debtor dropped the price on the Alderport home listed 9 for sale on Zillow.com. The very next morning debtor received a message through Zillow with a phone number that an interested person would like to view the Alderport property. 11 12 Rules & Regulations, all disclosures and were provided to the potential purchaser of Unit 53 13 Debtor sent the HOA management company, Elite Management, by overnight mail about a week 14 earlier, a "Demand Letter" with a request for HOA Minutes, Financial Disclosures, 12 Months of 15 Board Meeting Minutes, Copy of Insurance Disclosure, Unit 53 Monthly Dues Statement, etc. Ga 16 bles HOA refused to cooperate and provide any demand. Debtor met with the buyer Randall Nickel and sold the property unencumbered. The Assignment was recorded with the Orange 18 County Clerk Recorder, County of Orange on October 31, 2018 and the Assessors Office was 19 20 notified of the new buyer. 21 There were no encumbrances 22 on Unit 53 4476 Alderport Drive. 937-63-053. 23 Debtor paid all HOA monthly fees to Gables HOA management company. 24 25 26 27 28

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

HOUSER BROS AND THEIR ATTORNEY CAME INTO THIS COURT WITH UNCLEAN HANDS WITH A FALSE DOCUMENT FROM THE INTERNET AND PASSED IT AS TRUTH. GALLIAN PROPERLY CLAIMED HER HOMESTEAD EXEMPTION AND IS RECORDED AT THE CO OF ORANGE TAX ASSESSOR. It is quite clear why Houser Bros Co has refused to countersign a sub-condominmiun leasehold with Gallian under the existing unexpired 80 year LandLeasehold with Robert P. Warmington, Co assigned to BS Investors and the Barry Brief Trust in Houser Bros Co has a Unlawful Detainer Action pending since 1/2/2019 OCSC 30-2019-01041423 filed while a protective order was in place. Houser Bros Co v Jamie Gallian. Houser did not bring the 1/2/19 Unlawful Detainer action in the name of the alleged owner of the home J-Sandcastle Co LLC. Houser Bros Co whole argument in this objection is based upon Houser Bros Co claims the "REAL OWNER" of the 2014 manufactured home is J-Sandcastle Co in this convoluted motion brought by Interested Party Houser Bros. designed to throw as much mud against the wall and see if the courts buys in. Houser Bros has not named J-Sandcastle Co in their Adversary Complaint 8:21-ap-01097, filed on October 18, 2021 in this Chapter 7. Houser Bros Co does not even admit that the 11/2018 Residency Application was submitted by J-Sandcastle Co. The 5 Day Demand Letter to Surrender the "ground" under a 1600 sq. ft home was served on Jamie Gallian, not J-Sandcasle Co the alleged homeowners claimed throughout this entire objection. Subsequently, it is Houser Bros who suddenly ran out of excuses why they refuse to enter into a lease agreement with the Gallian for almost 5 years in violation of CCP §§798.74**,**

TABLE OF AUTHORITIES 1 CASES 2 *In re Bassin*, 637 F.2d 668, 670 (9th Cir. 1980)..... 4 *In re Carter*, 182 F.3d 1027, 1029 n. 3 (9th Cir.1999)..... 5 *In re Diaz*, 547 B.R. 329, 337 (B.A.P. 9th Cir. 2016)..... 6 *In re Greene*, 583F.3d 614, 618 (9th Cir. 2009)..... 7 In re Kelley, 300 B.R. 11, 16 (9th Cir. B.A.P. 2003)..... 8 *In re Pass*, 553 B.R. 749, 757 (B.A.P. 9th Cir. 2016)..... 9 *In re Sewell*, 180 F.3d 707, 710 (5th Cir. 1999)..... 10 Gravel, Shea & Wright, Ltd. v. Bank of New England (In re New England Carpet Co.), 11 744 F.2d 16, 17 (2d Cir. 1984)...... 12 Haskins v. Certified Escrow & Mortg. Co., (1950) 96 Cal. App. 2d 688, 691..... 13 Kono v. Meeker, 196 Cal. App. 4th 81, 86 (2011)..... 15 Matter of Southmark Corp., 62 F.3d 104, 106 (5th Cir. 1995)..... 16 Mehrtash v. Mehrtash (2001) 93 CA4th 75, 81, 112 CR2d 802, 806..... 17 Nadel v. Mayer (In re Mayer), 167 B.R. 186 (9th Cir.BAP1994)..... 18 *Oppenheim v. Goodley* (1957) 148 Cal.App.2d 325, 328)..... 19 20 Raleigh v. Illinois Dep't of Revenue, 530 U.S. 15, 20–21 (2000)..... 21 22 United States ex rel Farmers Home Admin. v. Arnold & Baker Farms, 23 177 B.R. 648, 654 (9th Cir. BAP 1994)..... 24 25 United Savs. Ass'n v. Timbers of Inwood Forest Assocs., 484 U.S. 365 (1988)..... 26 27 28

1	11 U.S.C. § 522(p)
2	11 U.S.C. § 522(p)(1)
3	11 U.S.C. § 704.730
4	11 U.S.C. § 704.740(a)
5	11 U.S.C. § 704.740(b)10
6	Cal. Code Civ. P. § 703.130
7	Cal. Code Civ. P. § 704.710(c)
8	Cal. Code Civ. P. § 704.720(a)
9	Cal. Code Civ. Proc. § 704.710(a)(2)
10	CCP § 704.210
4.3	CCP § 704.730
14	CCP § 704.780(a)12
15	CCP § 704.780(a)(1)
16	CCP §§ 704.710-704.8509
17	CCP §§ 704.910-704.995
18	CCP 704.730(a)
19	STATUTES
20	11 U.S.C. § 522(P)(2)(B)
21	11 U.S.C. § 541
22	11 U.S.C. § 522(b)
23	11 U.S.C. § 522(b)(1)
24	11 U.S.C. § 522(b)(3)(A)
25	11 U.S.C. § 522(c)
26	11 U.S.C. § 522(g)3
27	
28	

1	11 U.S.C. § 522(o)
2	11 U.S.C. § 522(o)(1-4)
3	11 U.S.C. § 704.730
4	11 U.S.C. § 704.740(a)
5	11 U.S.C. § 704.740(b)
6	Cal. Code Civ. P. § 703.130
7	CCP §§ 703.580(b)
8	Cal. Code Civ. P. § 704.710(c)
10	Cal. Code Civ. P. § 704.720(a)
11	Cal. Code Civ. Proc. § 704.710(a)(2)11
12	CCP § 704.730
13	CCP § 704.780(a)12
14	CCP § 704.780(a)(1)
15 16	CCP §§ 704.710-704.8509
17	CCP §§ 704.910-704.9959
18	CCP 704.730(a)
19	OTHER AUTHORITIES
20	
21	FED.RULE OF EVIDENCE R. 301
22	
23	4 COLLIER ON BANKRUPTCY P 522.10 (16th 2020)
	PRELAWSUIT CONSIDERATIONS, Cal. Prac. Guide Enf. J. & Debt (Rutter Group 2020) Ch. 3-C, 3:318.1
_	REQUIEMENT OF INJURY TO CREDITOR 8 Witkin, Cal. Proc. 5th Enf Judgm § 497 (2020)
27 28	16A Cal. Jur. 3d CREDITORS RIGHTS AND REMEDIES § 406

Casse82211blkk11.171.09ESS Dooc1.0572 Fiftect0078264222 Einterect0078264222168398299 Doessc Notice of Motion and Motion/Motion/Amore Decomposition/Batilianget Evaluation/Batilianget Evaluation (1888) 1888 (1888

Memorandum of Points and Authorities 1. At the time a petition for bankruptcy is filed, "all legal or equitable interests of the debtor in property" become available to satisfy creditors' claims and costs of the proceedings unless the assets are "exempted from use in satisfying claims of creditors and other authorized charges." *In re Sewell*, 180 F.3d 707, 710 (5th Cir. 1999); FRBP § 541(a)(1). Bankruptcy exemptions are determined by the applicable state law on the date of the filing of the original bankruptcy petition. *In re Bassin*, 637 F.2d 668, 670 (9th Cir. 1980). California has, per FRBP § 522(b)(1), has "opted out" of the federal exemption scheme and therefore California debtors may claim only those exemptions allowable under California law. Debtor Followed the California Statute by Filing a Declared Homestead Debtor's complied with filing a Declared Homestead on July 9, 2021, Official Records of

Clerk Recorder. California homestead exemption statute entitles her to claim that exemption for bankruptcy purposes.

A Debtor's Claimed Exemptions Are Presumptively Valid

Generally, claimed exemptions are "presumptively valid" and the objecting party thus bears the burden of proving that the exemption is improper. *In re Carter*, 182 F.3d 1027, 1029 n. 3 (9th Cir.1999); FRBP §4003(c).

However, the Supreme Court in Raleigh v. Illinois Dep't of Revenue, 530 U.S. 15, 20–21 (2000), held that because burden of proof is substantive, in the absence of a federal interest requiring a different result, the state law allocation of the burden should apply in bankruptcy objection to claims.

26

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

27 28

BURDEN OF PROOF IS PROPONDERANCE OF THE EVIDENCE

Although the burden of proof lies with the party claiming the exemption, exemption statutes are generally construed in favor of the debtor. Kono v. Meeker, 196 Cal. App. 4th 81, 86 (2011).Pursuant to Cal. Civ. Proc. Code § 704.780(a), the burden to show a debtor's entitlement to a homestead exemption rests with the debtor, [unless] a declared homestead has been recorded. Cal. Civ. Proc. Code § 704.780(a) as is the case in this Chapter 7. **EXHIBIT** Debtor also includes for reconsideration a Certified Letter from the Orange County Tax Assessor Office regarding the status of her homeowners exemption.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

a. Creditor has failed to shift the burden to Debtor

Creditor has failed to state any recognized objection to the California homestead exemption. "The exemption protects a 'homestead,' defined as a dwelling in which the debtor or the debtor's spouse resided on the date the judgment creditor's lien attached (in bankruptcy, the petition date) and has resided continuously until the court's determination that the dwelling is a homestead." *In re Pass*, 553 B.R. 749, 757 (B.A.P. 9th Cir. 2016) (citing Cal. Civ. Proc. Code §704.710(c)). "Thus, this protection is available in bankruptcy if the debtor was living in the home on the petition date. The exemption is 'automatic' in the sense that it requires no affirmative act by the debtor to make it effective; rather, it applies automatically to any dwelling that meets the definition." In re Pass, 553 B.R. at 757. Interested party Houser Bros, Co or the joinders objection makes no allegation that the Property was not the principal dwelling in which Debtor resided on the date the bankruptcy petition was filed. Second, the Debtor has resided in the Property since the Property was acquired on November 1, 2018, with the unencumbered proceeds from the sale of her previous home, October 31, 2018. Third, Debtor claimed the \$600,000 homestead exemption in her Schedule C § 704.730(a)(1) which provides for the \$600,000 exemption. Debtor's automatic exemption was effective on the date of the petition.

b. Declared Homestead

The date for the determination of the homestead exemption amount is the date on which debtors file a bankruptcy petition. *In re Pass*, 553 B.R.749, 760 (B.A.P. 9th Cir. 2016) (citing Moffat v. Habber (In re Moffat), 119 B.R. 201, 204 n. 3 (9th Cir. BAP 1990)). The BAP has also found that: Under California law, two species of homestead protection are available to judgment debtors, the "automatic" (or Article 4) homestead exemption and the "declared" (or Article 5) homestead protection, respectively. These protections are available under different circumstances, they serve different purposes, and they confer different rights on debtors. "[T]here is no overlap between these rights." Id At 756 (emphasis added). Depending on the circumstances, a given debtor may be entitled to one or the other, or to both, or to neither. Id. In re Pass, 553 B.R. 749, 756–57 (B.A.P. 9th Cir. 2016) (citing In re Anderson, 824 F.2d 754, 756 (9th Cir. 1987)). As a result, Debtor's declared homestead declaration does not prevent Debtor from the benefit or use of the automatic homestead exemption (Schedule C) and Creditor as provided no case law or statute indicating otherwise. Katz v. Pike (In re Pike), 243 B.R. 66,

69-71 (9th Cir. BAP 1999); See also Avetoom v. Fridman (In re Fridman), Nos. CC-21-1101-LSF, 8:21-bk-10513-ES, 2022 Bankr. LEXIS 358, at *13 (B.A.P. 9th Cir. Feb. 11, 2022). "[W]hen a debtor claims an exemption created under state law, the scope of the exemption is determined under state law which may provide that certain types of debtor misconduct warrant denial of the exemption." In re Gray, 523 B.R. 170, 175 (B.A.P. 9th Cir. 2014) (quoting Law v. Siegel, 134 S. Ct. 1188, 1196-97 (2014). Courts in the Ninth Circuit have determined if or what kinds of equitable doctrines can be used by bankruptcy courts to disallow exemptions. "Without reaching the bankruptcy court's power to disallow exemptions or the relevance of California public policy concerning homestead exemptions, the Court agrees with the bankruptcy court that Creditors' California law theories would not preclude Debtor's homestead exemption in this case." *In re Gilman*, No. 1:11-BK-11603-VK, 2020 WL 7087703, at *5 (C.D. Cal. Oct. 28, 2020). In light of California public policy favoring liberal application of the homestead exemption, debtor respectfully requests this Court find Interested party Houser Bros Co and the joinders arguments in effective towards Debtor's homestead exemption.

"[A] valid claim of equitable estoppel consists of the following elements: 1 (a) a representation or concealment of material facts 2 (b) made with knowledge actual or virtual, of the facts 3 4 (c) to a party ignorant, actually and permissibly, of the truth 5 (d) with the intention, actual or virtual, that the ignorant party act on it, and (e) that party was 6 induced to act on it." *In re Gilman*, No. 1:11-BK-11603-VK, 2020 WL 7087703, at *5 (C.D. Cal. 7 Oct. 28, 2020) (quoting Behnke v. State Farm Gen. Ins. Co., 196 Cal. App. 4th 1443, 8 1465 (2011)). 9 Debtor entered into a contract (the "Contract") with Creditor Houser Bros Co Attorney 10 Vivienne Alston on or about August 7 or 8, 2019, whereby Creditor agreed to dismiss her 11 12 "Unlawful Detainer Case 30-2019-01041423, against Houser Bros for advancing their "Self Help" 13 against debtor; Gallian would dismiss her Wrongful Eviction Case against Houser Bros Co. 14 Gallian complied and dismissed the wrongful eviction. Attorney Alston applied exparte 15 to the UD Court insisting the attorney mis-calendared, therefore failing to attend a status 16 conference hearing on or about August 7, 2019. The Unlawful Detainer case was dismissed on 17 the courts own motion for failure to prosecute. Thereafter, J-Sandcastle Co LLC, tendered a 18 19 cashier's check in the amount of \$10,860.00 to the park manager Kathryne Houser-Curtiss and 20 Park Manager(s) Willie Maskulnski and Rick Maskulnski to obtain a signed Lot 376 agreement 21 with J-Sandcastle Co LLC. 22 Ms. Curtiss, the park Manager accepted the check from J-Sandcastle Co.'s Member 23 Jamie Gallian, proceeded to hand the check to bookkeeper Willie Maskulnski for processing on 24 the books. Ms. Curtiss commented to Ms. Gallian that "she appreciated the check being for the 25 tenancy date beginning November 1, 2018 through August 31, 2019", instead of November 16, 26 27 2018 when Ms. Gallian delivered the application and tax clearance to HCD Office in Riverside 28 after attending a hearing at CJC Honorable James L. Crandall with the Association.

Assume for a moment the November 16, 2018, Security Agreement and Promissory Note are invalid, Creditor did not provide any evidence that Debtor intended to file bankruptcy in July 2021. Additionally, the alleged November 16, 2018, Security Agreement and Promissory Note doesn't contain any representations about Lender Gallian not filing for bankruptcy. Lastly, California has a public policy favoring liberal application of the homestead exemption. Therefore, Creditor has failed to meet their burden. Creditor has failed to provide evidence showing that the Debtor had already anticipated filing bankruptcy. California has a public policy favoring liberal application of the homestead exemption.

Declaration of Jamie Lynn Gallian 1. On October 31, 2018, Jamie Lynn Gallian ("Debtor") sold her unencumbered primary residence located at 4476 Alderport Drive Huntington Beach, CA 92649, A.P.N. 937-630-53, Tract 10542 Lot 1, Unit 53, to a bona fide purchaser, Randall Nickel for \$379,000.00, Instrument No. 2018000396579, recorded Official Records of Clerk Recorder, County of Orange. Ms. Gallian received the market value, far greater than any unit in the Gables subdivision sold for in the calendar year 2018. Gallian deposited the funds into her personal Chase Private Client Savings Account. Gallian's home in the Gables, Unit 53, A.P.N. 937-630-53 listed on the 2 018-2019 Secured Property Tax Roll with the Orange County Treasurer – Tax Collector included a Homeowners Exemption of \$-7000. Gallian Decl.

3. On November 1, 2018, purchased the 2014 Skyline Manufactured Home from seller Lisa Ryan, In turn Gallian received posession of the Certificate of Title LBM 1081. Seller Lisa Ryan executed the release and surrendered Original Certificate of Title to Jamie Gallian LBM1081, a 2014 Skyline Custom Villa Manufactured Home.

The home was sold in place on Lot 376 within Tract 10542, Unit 4. Ms. Gallian paid the Orange County Assessor Ryan's two years of over due property taxes to the Orange County Tax Assessor on the home LPT 891-569-62, which included a deposit for

the next years taxes with her personal Alliant Credit Union checking account.XXXX-6018

- 4. Ms. Gallian resides in the home as her primary residence located at 16222 Monterey Lane Unit 376, Huntington Beach, CA 92649, and always anticipated it being her primary residence since November 2018.
- 5. Debtor purchased a 2014 Skyline Custom Villa manufactured home LBM 1081, with exempt funds from the sale of her unencumbered home on October 31, 2018, AP.N. 937-630-53 in the Gables subdivision.
 - 6. Debtor personally delivered to the HCD Riverside office, the Ryan surrendered Certificate of Title Card, released on November 1, 2018, to Jamie Lynn Gallian with a signed

(3) a burial plot for the debtor or a dependent of the debtor; or

(4) real or personal property that the debtor or a dependent of the debtor claims as a homestead;

Federal Rule of Bankruptcy Procedure 1009 provides that:

"A voluntary petition, list, schedule, or statement may be amended by the debtor as a matter of course at any time before the case is closed." As recognized by the Ninth Circuit Bankruptcy Appellate Panel in In re Goswami, 304 B.R. 386 (9th Cir. BAP 2003), the Ninth Circuit has a liberal policy of "allowing debtors to amend their exemptions schedules so as to enhance their fresh start." Id. at 394, citing, In re Michael, 163 F.3d 526, 529 (9th Cir. 1998). As the Bankruptcy Appellate Panel further noted in Goswami, "The liberal rule governing amendments reflects the Ninth Circuit's 'preference for resolution on the merits, as against strict adherence to formalities.' "Id., citing and quoting, In re Anderson–Walker Indus., Inc., 798 F.2d 1285, 1287 (9th Cir. 1986). In light of the policy of liberality of amendment of bankruptcy petition documents, expressly including bankruptcy schedules, as stated in Rule 1009 and as recognized in the case law, there does not appear to be any legal authority to allow this court to bar any further amendments by the Debtor of his schedules.

RECITALS OF FACTS

- A. GALLIAN held a Grant Deed and Condominium Sublease for a specific lot within a Planned Unit Community as defined in Civil Code §4175, located at 4476 Alderport Drive Unit 53 Huntington Beach, CA 92649 ("UNIT") as of March 23, 2017. ("Unit 53")
 - a. GALLIAN became record owner of the Grant Deed and Condominium Subleasehold on March 23, 2017, by way of an Assignment recorded in the Official Records of the County of Orange as Document Number 2017-000116815, which was "Gifted" to GALLIAN by Gallians predecessor and co-defendant, her step-mother, Sandra L Bradley ("BRADLEY").

- b. GALLIAN sold her interests in her separate property, Unit 53, to Randall L. Nickel on October 31, 2018, by way of a Grant Deed and Assignment of Condominium Sublease recorded in the Official Clerk Records of the County of Orange as Document Number 2018-000395579.
- B. By virtue of GALLIAN'S Ground leasehold and Sub-Condominium Leasehold GALLIAN was an owner of separate interest coupled with an undivided percentage interest in common with all owners of separate interest and a Membership in the ASSOCIATION, as defined by Civil Code section 4160, subject to the Governing Documents of the ASSOCIATION, as defined by Civil Code section 4150, including but not limited to:
 - a. <u>Declaration of Covenants, Conditions and Restrictions</u> for Huntington Beach Gables ("CC&Rs") recorded on May 28, 1980, as Document No. 1980-28926, Official Records of Clerk Recorder, County of Orange;
 - b. First Amendment to Declaration of Covenants, Conditions and Restrictions for Huntington Beach Gables recorded on August 5, 1980, as Document No. 1980-5002, Official Records of Clerk Recorder, County of Orange.
 - c. <u>Condominium Plan</u> recorded on October 18, 1979, as Document No. 79-28814, Official Records of Clerk Recorder, County of Orange.

ADDITIONAL DOCUMENTS RECORDED

Official Records of Clerk Recorder, County of Orange.

- **A. COVENANT RUNNING WITH THE LAND** recorded on November 6, 1979, Book 13383, Pg(s) 1868-1870, in the Orange County Recorder's Office
 - a. <u>Partial Cancellation of Master Lease</u> recorded on November 7, 1980, Book 13424, Pg(s) 1253-1255, Instrument No. 8691, in the Orange County Recorder's Office;

- b. <u>Partial Cancellation of Sublease</u> recorded on November 7, 1980, Book
 13424, Pg(s) 1256-1258, Instrument No. 8692, in the Orange County
 Recorder's Office;
- c. All right, title and interest as Tenant, in and under that certain Master Lease/Ground Lease, dated November 7, 1980, recorded in the Orange County Recorder's Office; Bk13424, Pg(s) 1259-1273, Instrument No. 8693, in the Orange County Recorder's Office;
- d. All right, title and interest as Tenant, in and under that certain **Condominium Sublease**, dated November 7, 1980, recorded in the Orange County Recorder's Office; Bk13424, Pg(s) 1274-1290, Instrument No. 8694, in the Orange County Recorder's Office; As amended by the <u>First Amendment to the Condominium Sublease</u> effective January 1, 2003, recorded in the Office of the Orange County Clerk Recorder as Document No. 2003-001044770 o August 28, 2003:
- e. All right, title and interest as Tenant, in and under that certain **Conveyance**of Remainder Interest, dated November 7, 1980, recorded in the Orange

 County Recorder's Office; Bk13424, Pg(s) 1291-1293, Instrument No. 8695,
 in the Orange County Recorder's Office;
- Condominium Sublease (Short Form Memorandum and Grant Deed, dated November 7, 1980, recorded in the Orange County Recorder's Office; Bk13424, Pg(s) 1294-1298, Instrument No. 8696, in the Orange County Recorder's Office:

The Articles of Incorporation of the Huntington Beach Gables 1 Homeowners Association, recorded with the California Secretary of State 2 May 23, 1980; 3 4 The Bylaws of the Huntington Beach Gables ("Bylaws"); executed May 5 23, 1980; 6 7 Debtor resides in a manufactured home which she filed a Declared Homestead 8 Exemption and believes she purchased her current residence with exempt funds, claimed as 9 exempt. 10 Debtor has been the subject of continued mistruths regarding Fee Interest and Air-Space, 11 12 and has been paying property taxes for over 10 years on land that she also pays ground lease 13 payments on. 14 Debtor registered the Certificate of Title to the 2014 Skyline Custom Villa manufactured 15 home in her name on February 25, 2021 after a mandatory settlement conference with Houser 16 Bros Co the management company for Rancho Del Rey. 17 Debtor admits that she personally delivered the surrendered documents to HCD in 18 Riverside, in fact the petitioners documents are stamped November 16, 2018, which included the 19 20 surrendered Certificate of Title and Release of Title dated November 1, 2018, executed under 21 penalty of perjury, by the seller, Lisa Ryan to debtor on November 1, 2018, of a 2014 Skyline 22 Custom Villa manufactured home. 23 The Stipulated Judgment between Houser Bros Co and Lisa Ryan 30-2018-01013582, 24 contemplated that Lisa Ryan had 6 months, or until February 3, 2019, to sell her home in place. 25 Ryan was moving out of her home and a new owner would purchase the home and complete the 26 27 required residency requirements. Ryan sold her home 14 days after the Stipulated Judgment was 28

agreed to by the parties and became an Order of the Court on October 18, 2018. OCSC 30-2018-01013582.

Lisa Ryan, Seller, signed and executed State of California, Department of Housing and Community Development NOTICE OF SALE OR TRANSFER, gave notice to Rancho Del Rey that she sold the 2014 Skyline Custom Villa manufactured home on November 1, 2018, located and installed pursuant to Health & Safety 18551, on Lot 376, Unit 4, in TRACT 10542, under a recorded Condominium Sublease and Grant Deed Short Form Memorandum, recorded in the Official Records of the Clerk Recorder for the County of Orange against A.P.N. 178-011-16; under a Condominium Plan recorded October 18, 1979, in Book 13358, page 1193, of Official Records and Covenants Running With The Land, executed on October 19, 1979, recorded November 18, 1979, in Book 13383, page 1868-1870, of Official Records of the Clerk Recorder for the County of Orange against A.P.N. 178-011-16.

On November 11, 2018, almost two weeks after Jamie Gallian purchased the 2014 Skyline Custom Villa home from Lisa Ryan, and after Lisa Ryan gave Notice of Sale on November 1, 2018, Houser Bros Co attorney Vivienne Alston filed a Writ of Execution in the name of Lisa Ryan, dated 11/14/2018, without application to the Court or Notice and delivered it to the Orange County Sheriff on or about November 19, 2018.

On November 16, 2018 over 2 weeks after the manufactured home was purchased by Jamie Gallian on November 1, 2018, Jamie Lynn Gallian drove to Riverside HCD and registered the 2014 manufactured home in the name of her sole member LLC J-Sandcastle Co LLC until the earliest of several things happened:

- Jamie Gallian would be allowed to terminate the three-year residential lease she
 entered into for the property at 5782 Pinon Drive Huntington Beach, CA on September 11, 2018:
- 2. Jamie Gallian would be allowed to intervene into the civil action Houser Bros Co. v Lisa Ryan 30-2018-01013582, and have the WRIT recalled and terminated by Court Order.

- 3. Request sanctions against the Houser Bros Co attorney for interfering with the terms of the purchase of the sale of the unencumbered Ryan Failure 2014 Manufactured Home;
- 4. Requests sanctions against the Houser Bros Co for violating the Davis Stirling Act and the Subdivision Map Act;
- 5. Figure out why a Tract Map and Condominium Plan were recorded August 1979 and October 1979, against TRACT 10542, Unit 1, 2, 3, 4, Lot 1 & Lot 2, and the First Amendment to the CC&Rs recorded 1 day before the tentative map was to expire on 8-6-1980, and recorded unlawfully after Cal Bre issued the "White Report" was in mid July 1980 for "TRACT 10542"; 6. More importantly determine the legality of "Air-Space Condominiums" on leased land in violation of Article 935 and Huntington Beach Subdivision Map Ordinances;
- 7. Request the Tax Assessor refund approximately 8 years of overpayment of taxes for the "Land" and in addition to paying the property taxes, payments made for "Air-Space subcondominium on leased land, also payments made against a ground lease bill for 8 years.

Because property of the estate includes only the debtor's interest in the LLC - and not the manufactured home owned by the LLC - Debtor's claim of exemption is authorized under the law because it is debtor's primary residence and has been since debtor purchased the home on November 1, 2018, with the funds of her previous homestead disclosed on her initial chapter 7 petition, DOC 1.

Further, there is a 2018 Security Agreement and Promissory Note against the manufactured home perfected 1/14/2019, on the face of the Certificate of Title to the 2014 manufactured home held by J-Pad, LLC.

Registering title to the manufactured home to one LLC and subjecting its value to a perfected lien held by another LLC does not prevent debtor from claiming a homestead exemption in her personal residence.

2. Factual Background

A. Procedural Background

On July 9, 2021 ("Petition Date"), Jamie Lynn Gallian ("Debtor") filed a voluntary petition under Chapter 7 of Title 11 of the United States Code. On the same date, Ms. Gallian filed her initial Schedules and Statements ("Original Schedules"). A true and correct copy of the Original Schedules is attached to the Declaration of Jamie Lynn Gallian ("Gallian Declaration")

At the instant of the commencement of a bankruptcy case, an automatic stay comes into effect as a matter of law. 11 U.S.C. § 362(a). The initial 341 meeting of creditors was held August 18, 2021, continued approximately 9 nine times.

At the August 18, 2021, 341 Meeting of Creditors, Debtor informed the Trustee Jeffrey Golden and the Interested Parties present, namely Houser Bros Co and Janine Jasso, Esq. and Huntington Beach Gables Homeowners Association that Debtor believed her petition was inaccurate and she would be amending her petition concerning several areas one that the Registered Owner of the 2014 Manufactured Home as of the date the Petition was filed and that debtor received from HCD a Title Search dated July 27, 2021, which reflected Jamie Lynn Gallian as the Registered Owner perfected 2/25/2021, however J-Pad, LLC 1/14/2019 perfected Certificate of Title was mistakenly removed when it was only requested Mr. Pierpont 8/20/20, Encumbrance be removed.

HCD Riverside Manager, Ms. Sylvia Cruz spoke to debtor instructed debtor when she received the Original Certificate of Title from Sacramento in the US Mail, which debtor did receive approximately August 5, 2021, to take the form that was printed August 3, 2021, to HCD in Riverside to correct and re-add J-Pad, LLC1/14/2019 as the Legal Owner back to the Certificate of Title.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Debtor was informed at the Riverside office she would have to pay a second fee of approximately \$118.00 to HCD Riverside to correct the error which was made by the Sacramento Registration and Titling Department at the beginning of July 2021. Debtor paid \$118.00 by an assigned DTN number approximately July 14, 2021, and again on or about August 6, 2021, at HCD Riverside using an ATM card to make the correction on August 6, 2021 reflected on the Title Search dated August 11, 2021 provided by email to debtor by HCD Riverside Technician Sarina provided to the Trustee. On the petition date July 9, 2021, the registered title owner of the manufactured home located at 16222 Monterey Lane, Unit #376, Huntington Beach, CA 92649 ("Property") was Jamie Lynn Gallian as of February 25, 2021, the date J-Sandcastle Co LLC signed and dated to release the Certificate of Title to Jamie Lynn Gallian, notarized the same date. J-Sandcastle Co, LLC ("J-Sandcastle LLC") was subject to perfected UCC-1 filing 1/14/2019, supported by a Security Instrument and Promissory Note dated November 16, 2018, executed at Central Justice Center between J-Sandcastle Co LLC, Jamie Lynn Gallian, Member and Jamie Lynn Gallian, Lender and J-Pad, LLC, it's Manager and the holder of the Note with all legal owners, J-Pad, LLC perfected under Certificate of Title ("COTA") under the laws of the State of California. Debtor's Schedules further reflect that she the sole owner of J-Sandcastle LLC. Because the LLC was listed as the registered owner of the manufactured home on the Petition Date, the debtor disclosed the name of the LLC on the debtor's petition and disclosed on Schedule AB she had an interest in the property. Debtor resides in the home and it is debtors home and property of debtor's Estate. Debtor is entitled to a homestead exemption.

Transferring Exempt Property May Not be a Fraudulent Transfer Under California Law

Debtor wants to maximize the amount of property she gets to keep, to avoid, any creditor collection efforts, especially efforts to collect her personal residence.

California laws create a specific, statutory exclusion from fraudulent transfer claims for property that has no equity beyond an <u>exemption</u>, including transferring a personal residence subject to <u>California's homestead exemption</u>. Such transfers may be entirely exempt from an attack as a <u>fraudulent transfer in California court</u>, also known as fraudulent conveyance, or voidable transaction.

The Language of California's Uniform Voidable Transactions Act Excludes Exempt Property, Including a Personal Residence Subject to a Homestead Exemption

Under the California Uniform Voidable Transactions Act (UVTA), creditors can attack as an actually fraudulent transfer a "**transfer**" made "With actual intent to hinder, delay, or defraud any creditor of the debtor" or "Without receiving a reasonably equivalent value in exchange for the transfer or obligation...." California Civil Code § 3439.04. Creditors can also seek to avoid as a constructively fraudulent transfer any "**transfer**" made "without receiving a reasonably equivalent value in exchange for the transfer or obligation and the debtor was insolvent at that time or the debtor became insolvent as a result of the transfer or obligation." <u>California Civil</u> Code § 3439.05.

In turn, the definitions under the California Uniform Voidable Transactions Act provides that "'Transfer' means every mode, direct or indirect, absolute or conditional, voluntary or involuntary, of disposing of or parting with an asset or an interest in an asset, and includes payment of money, release, lease, license, and creation of a lien or other encumbrance." California Civil Code § 3439.01(m).

Definitions under the California Uniform Voidable Transactions Act also provide that: "Asset' means **property** of a debtor, but the term **does not include** the following:

- (1) Property to the extent it is encumbered by a valid lien.
- (2) Property to the extent it is generally exempt under nonbankruptcy law." <u>California</u> Civil Code, § 3439.01(a).

Debtor's previous property residence was sold on October 31, 2018, was exempted under California's exemption laws and is excluded from the definition of an asset that can be subject to a claim that of being a fraudulent transfer. This exemption has been explained by one California court in 2019, "the [California] UVTA defines an asset as the 'property of a debtor,' excluding property 'to the extent it is encumbered by a valid lien[,]' and 'to the extent it is generally exempt under nonbankruptcy law.' ([California Civil Code] § 3439.01, subd. (a).)

As noted by the Legislative Committee Comments, the definition of asset 'requires a determination that the property is subject to enforcement of a money judgment.

Under Section 704.210 of the Code of Civil Procedure, property that [is not] subject to enforcement of a money judgment is exempt.' (Legis. Com. com., 12A pt. 2 West's Ann. Civ. Code (2016 ed.) foll. § 3439.01, p. 253.)" Potter v. Alliance United Ins. Co. (2019) 37 Cal.App.5th 894, 906.

The decision follows a 1994 California court of appeal opinion: "It has long been the rule that a gift, sale, or pledge of any part of a homestead cannot, under any circumstances, be with intent to defraud a creditor not having a lien upon the premises, for a creditor is not entitled to complain of the transfer by the debtor of an asset which he could not have reached, had the debtor retained it. If the homestead is valid, no attempted disposition or conveyance of the property, however fraudulent, injures the creditor. For such act, leaves the creditor in the same position in which he would have been before it was done.

A Debtor's attempt to defeat her creditors is not commendable, such conduct neither 1 enlarges plaintiff's rights, nor gives him benefits as punishment of debtor. In such circumstances 2 the defendant's motives are immaterial." *Tassone v. Tovar* (1994) 28 Cal.App.4th 765, 768 3 4 (quoting *Oppenheim v. Goodley* (1957) 148 Cal.App.2d 325, 328). 5 "Mehrtash [v. Mehrtash (2001) 93 Cal. App. 4th 75, 80] rightly affirmed the longstanding 6 principle that injury-in-fact is an essential element of a claim under the UFTA [Uniform 7 Fraudulent Transfer Act], and we follow that principle in the present case. A creditor has not 8 9 been injured unless the transfer puts beyond reach property the creditor could subject to payment 10 of his or her debt." Fidelity National Title Ins. Co. v. Schroeder (2009) 179 Cal. App. 4th 834, 11 845. 12 The Fidelity court continued that: "Rather, we reiterate and adopt the following language 13 14 of the *Mehrtash* opinion: 'Even assuming the allegedly fraudulent conveyance were set aside and 15 the property were hypothetically available to enforce the plaintiff's money judgment, it could not 16 be sold without a court order because it is the [debtor's dwelling], and could not be sold without 17 a minimum bid equal to [all] encumbrances and senior liens [plus] the homestead exemption. 18 The plaintiff produced no evidence that the value of the property could support any net recovery 19 for her in the event the conveyance were set aside.' (Mehrtash, supra, 93 Cal.App.4th at p. 81) 20 The evidence at trial showed that *Fidelity* could not have obtained any net recovery if the transfer 21 22 were set aside and a forced sale of the property was sought." Fidelity National Title Ins. Co. v. 23 Schroeder (2009) 179 Cal.App.4th 834, 847. 24 A number of secondary sources have also discussed this requirement of an of an "injury" 25 26 to creditor required to attack a transfer as fraudulent under California law. See Requirement of 27 Iniury to Creditor., 8 Witkin, Cal. Proc. 5th Enf Judgm § 497 (2020); 16A Cal. Jur. 3d Creditors' Rights and Remedies § 406 ("A creditor [has not] been injured unless the transfer puts beyond

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

the creditor's reach property that he or she otherwise would be able to subject to the payment of his or her or her debt"); Prelawsuit Considerations, Cal. Prac. Guide Enf. J. & Debt (Rutter Group 2020) Ch. 3-C, 3:318.1 ("Mehrtash v. Mehrtash (2001) 93 CA4th 75, 81, 112 CR2d 802, 806—real property conveyance not fraudulent where plaintiff not injured (no evidence that value of property could support net recovery with mortgages, senior liens and homestead exemption)"). Transferring a Home with No Equity May be Excluded from California's Fraudulent **Transfer Laws** The law is that: "A transfer in fraud of creditors may be attacked only by one who is injured by the transfer. A creditor [does not] sustain injury unless the transfer puts beyond his reach property which he otherwise would be able to subject to the payment of his debt." Haskins v. Certified Escrow & Mortg. Co., (1950) 96 Cal. App. 2d 688, 691. Since Houser Bros Co, Huntington Beach Gables Homeowners Association or Janine Jasso, [would not] have benefited from collecting on a debtor's property with no equity, transferring such property should generally not be considered a fraudulent conveyance. Priority claims are paid ahead of general unsecured creditors but may not be paid out of encumbered assets absent secured creditor consent or application of § 506(c). See Gravel, Shea & Wright, Ltd. v. Bank of New England (In re New England Carpet Co.), 744 F.2d 16, 17 (2d Cir. 1984); General Elec. Credit Corp. v. Levin & Weintraub (In re Flagstaff Foodservice Corp.), 739 F.2d 73, 76 (2d Cir. 1984); In re Trim-X, Inc., 695 F.2d 296, 301 (7th Cir. 1982); In re American Resources Management Corp., 51 B. R. 713, 721 (Bankr. D. Utah 1985). For all of the above reasons, Debtor respectfully requests this Court deny the Motion by Houser Bros Co., Huntington Beach Gables Homeowners Association and Janine Jasso, Esq. all interested parties objecting to debtors claimed homestead exemption.

Casse88221blkk11.77.109EISS Dooc18572 Fifitec0078264222 Einhterec0078264222168398259 Diessc Notice of Motion and Motion/Miontiolate Environmental Batilian get 134944 (Auto-154) and to Pe Page 44 of 160

1	I declare under penalty of perjury of the laws of the State of California the foregoing to
2	be true and correct to the best of my ability, information and belief.
3	Signed July 26th 2022, at Huntington Beach. CA County of Orange
4	
5	Respectfully Submitted,
6	Dated: July 26, 2022
7	By: <u>Jamis Lynn Gallian</u> JAMIE LYNN GALLIAN
8	JAMIE LYNN GALLIAN Debtor, IN PRO PER
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	3.4

500 S. Main Street, First Floor, Suite 103

Orange, CA 92868-4512

or

P. O. Box 628

Santa Ana, CA 92702-0628



CLAUDE PARRISH

COUNTY ASSESSOR

Telephone: (714) 834-3821

FAX: (714) 834-2565

www.ocassessor.gov

ESTABLISHED 1889

July 21, 2022

OFFICE OF THE ASSESSOR

891-569-62 HX

GALLIAN, JAMIE LYNN 16222 MONTEREY LN, SPC 376 HUNTINGTON BEACH, CA 92649

SUBJECT: Assessor Parcel Number: 891-569-62

Property Address: 16222 MONTEREY LN, UNIT 376, HUNTINGTON BEACH

The Homeowners' Exemption on the above property has been active in Orange County as of 02-25-2021

Claimant Name: GALLIAN, JAMIE LYNN

If you have any questions, please call our office at (714) 834-3821.

Sincerely,

CLAUDE PARRISH County Assessor

By

Exemptions Division

I HEREBY CERTIFY THAT THIS IS A TRUE AND CORRECT COPY OF A PERMANENT RECORD OF THE ASSESSOR'S OFFICE. DRANGE COUNTY, CALIFORNIA



SOSS TOF SI BW S: SS

ORANGE COUNTY ASSESSOR
CLAUDE PARRISH

A002-994 (R 09/19)

Casse832119kkl117109HS Dooc16572 Hitelc0078264222 Hintereck0078264222168398259 Dossc Notice of Motion and Motion Modion Assessment Roll CLAUDE PARRISH, ORANGE COUNTY ASSESSOR

Full Parcel Report: Page 1 of 1

As of January 1st, 2022

Parcel No: 891-569-62

Tax Rate Area: 04-902

Property Type: MOBILE HOME

Owner / Mailing Address

Assessee: GALLIAN, JAMIE LYNN

Address: 16222 MONTEREY LN, SPC, 376

City, State: HUNTINGTON BEACH, CA

Zip: 92649

Assessed Value			Exemptions	Dates
Land:	0	Exe Type:	HOMEOWNER	Land BaseYear: 202
Improvement:	0			Improvement Base Year: 202
Personal Property:	86,339			Tax Lien Status:
Other:	0			
Gross:	86,339			
Less Exemption:	7,000			
Net:	79,339			

Sale History

Reference Number: M2085154

Additional Information

Legal Description: T MHP RANDRE MSP 376

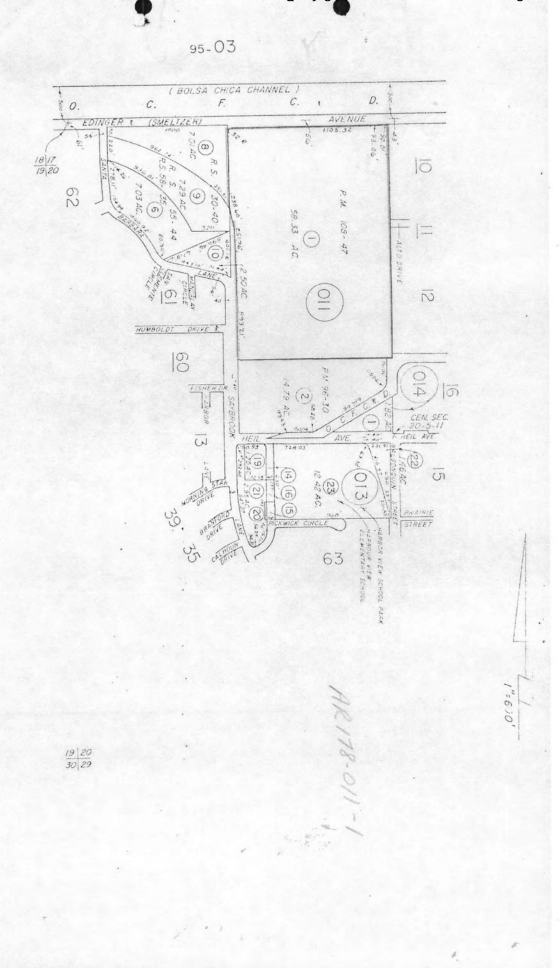
HEREBY CERTIFY THAT THIS IS A TRUE
AND CORRECT COPY OF A PERMANENT
RECORD OF THE ASSESSOR'S OFFICE.

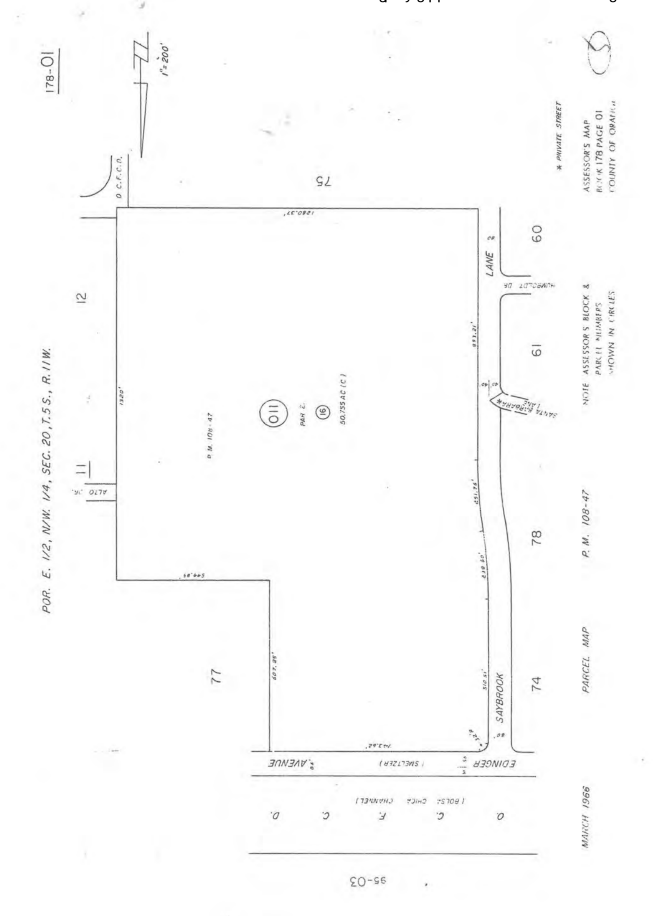
ORANGE COUNTY, CALIFORNIA

CLAUDE PARRISH
COUNTY ASSESSOR
BY NO. OF THE

2022 JUL 21 PM 2: 18

ORANGE COUNTY ASSESSOR
HSIRRAY AGUAJO





ZONING

SECTIONAL DISTRICT MAP

PLANNING

20-5-11

CITY OF

HUNTINGTON BEACH

ORANGE COUNTY, CALIFORNIA

AMENDED BY ZONE CASE. 247, 292, 357, 398, 403, 403, 459, 460, 479, 66-10, 66-26, 398, 403, 410, 415, 425, 434, 406, 459, 460, 479, 66-10, 66-26, 67-20, 67-20, 67-20, 67-20, 68-32, 68-24, 70-19, 71-2010



COUNCIL	ORDINANCE NO.	804
ORD NO	AMENDED	ORD. NO.
907	5-16-66	1210
978	7-18-66	1228
1007	12-5-66	1269
1041	3-6-67	1304
1045	9 -18 - 67	1349
1048	12 19 - 67	1373
1054	11-18-68	1451
1056	2-17-69	1471
1059	4-7-69	1488
1079	7-19-71	1620
1098	12-20-71	1692
1106	7-3-72	1693
1163	7-18-77	2207
	907 978 1007 1041 1045 1048 1054 1056 1059 1079 1098 1106	ORD NO AMENDED 907 5-16-66 978 7-18-66 1007 12-5-66 1041 3-6-67 1046 12-9-67 1046 12-9-67 1054 11-18-68 1056 2-17-69 1059 4-7-69 1079 7-19-71 1098 12-20-71 1106 7-3-72

ADOPTED DECEMER 5, 1960



NOTE
ALL DIMENSIONS ARE IN FEET
ANY ZONE ADJUSTMES ANY RIGHT OF WAY
IS INTERNOOT TO EXTEND TO THE CENTER
OF SUCH RIGHT OF WAY

DM 23

RI SINGLE FAMILY RESIDENCE DISTRICT

IS OFFICE PROFESSIONAL DISTRICT

COMMUNITY BUSINESS DISTRICT

FRONT YARD SETBACK LINE

LIMITED MULTIPLE FAMILY RESIDENCE DISTRI

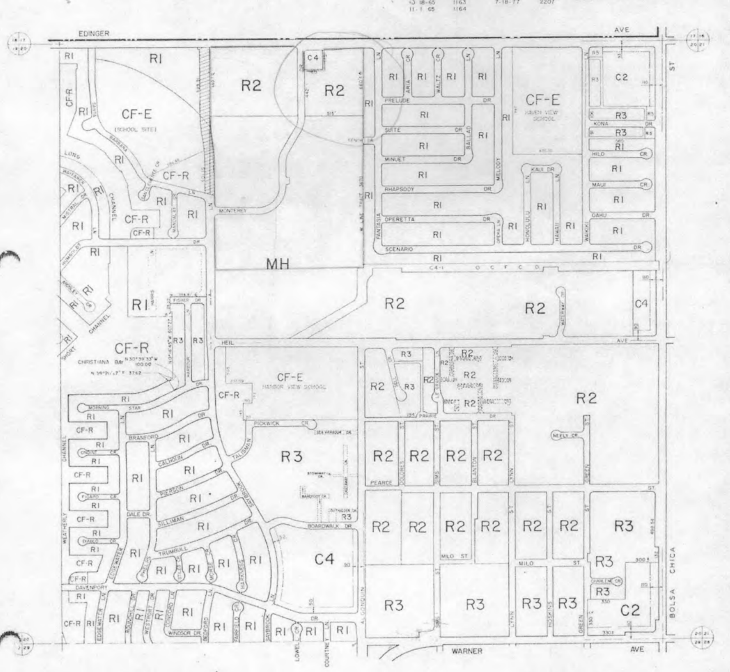
[RE] TWO FAMILY RESIDENCE DIS-NICT

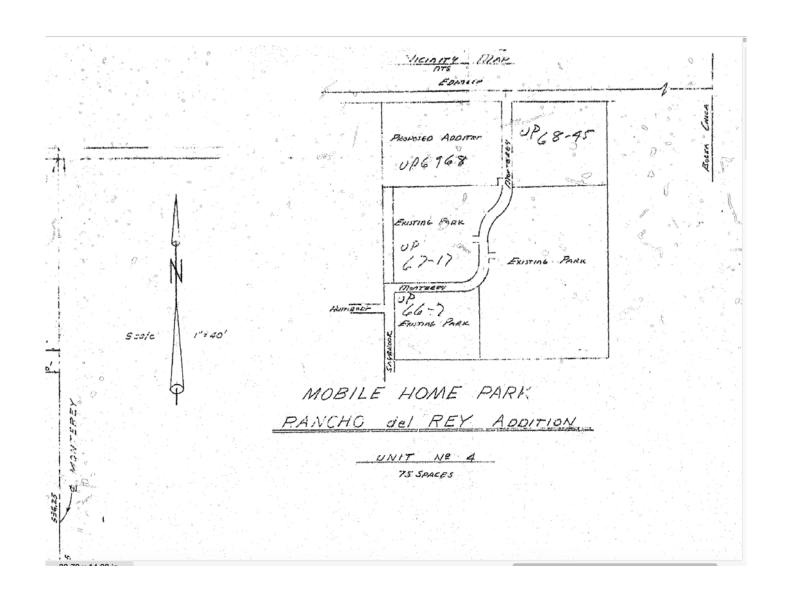
[C4] HIGHWAY COMMERCIAL DISTRICT

[FF.E] COMMUNITY FACILITIES REQUESTIONS DISTRICT

(FF.E] COMMUNITY FACILITIES RECREATIONALI DISTRICT

[FF.E] COMMUNITY FACILITIES RECREATIONALI DISTRICT







Units 1, 2, 3 and 4 of Lot 2 of the following:

All that certain land situated in the State of California, County of Orange, City of Huntington Beach, described as follows:

Proposed Tract No. 10542, being a subdivision of the following:

A portion of the northeast one quarter (1/4) of the northwest one quarter (1/4) of Section 20, Township 5 south, Range 11 west, in the Rancho Las Bolsa Chica, as shown on a map recorded in book 51, page 13 of Miscellaneous Maps, records of said Orange County, being described as follows:

Parcel 1 of a map filed in book 108, page 48 of Parcel Maps.

NOTICE OF COMPLIANCE WITH CONDITIONS ON TRACT AUTHORIZATION FOR RELEASE FOR RECORDING

TO:	City Clerk Date Date	_
FROM:	PLANNING DEPARTMENT James W. Palin	
TRACT NO.		
RECREATION Other:	& PARKS FEES FAID 11. 1.17. 00	
	5/12/11/21	
	(Signature)	

SHEET I OF 2 SHEETS T.P.M. 77-7 2 PARCELS 58.362 ACRES

PARCEL MAP

T.P.M. 77-7

IN THE CITY OF HUNTINGTON BEACH, COUNTY OF ORANGE, STATE OF CALIFORNIA.

BEING A PORTION OF THE E 1/2 OF THE NW 1/4 OF SECTION 20, T.5 S. R.II W. IN THE RANCHO LA BOLSA CHICA, AS SHOWN ON A MAP RECORDED IN BOOK.

51, PAGE 13 OF MISCELLANEOUS MAPS, RECORDS OF ORANGE COUNTY, CALIFORNIA. 27127

P AND MARK OF COUNT OF CRUNCE CALPONE

I MORE OF COUNT SAFET COUNT SAFET

METER STAN

VALLEY CONSULTANTS, INC.

SAM F. KNISS, R.C.E. NO. 17377 DATE OF SURVEY: JAN. 9.1977

OWNERSHIP CERTIFICATE

WE, THE UNDERSIGNED, BEING ALL PARTIES HAVING ANY RECORD TITLE
INTEREST IN THE LAND COVERED BY THIS MAP, DO HERSELY CONSENT TO
THE PREPARATION AND RECORDATION OF SAID MAP, AS SHOWN WITHIN
THE COLORED BORDER LINE, MIP WE HERREY DEDICATE TO THE PUBLIC FOR
STREET PURPOSES: EDINGER AVENUE AND SAYBROOK LANE. WE ALSO
HERREY DEDICATE TO THE CITY OF HUNTINGTON BEACHTIPE 10 FOOT WATER
LINE EASEMENT IN MONTEREY STREET AS SHOWN ON THE MAP.

ENGINEER MENSICATE. THE CTION AND IS

WEST OF MODEST

THAT THE PERCEL

SOCIETATIVE

TO THE PERCEL

FOR THE PERCEL This map was prepaid
based on a field submit
based on a field submit
based on the subovision
based. On January 9, 1977
map procedures of the La
and That this parcel wap co
map and the conditions of
guired to be fulfilled prices

A LIMITED PARTNERSHIP. CHERON F. HOUSER GENERAL PARTNER

CHINE & HOUSER

STATE OF COLIFORNIA

COUNTY OF ORANGE

ON THIS 5 DAY OF OKINGER, 1977, REFORE ME, LISA STRALT
A NOTARY PUBLIC IN AND FOR SAID STATE PERSONALLY APPEARED
VERNON F. HOUSER AND CLIFFORD C. HOUSER, KNOWN TO ME
TID BE THE PARTNERS OF HOUSER BROS. CO., A LIMITED PARTNERS
SHIP, THE PARTNERSLIP THAT EXECUTED THE NITHIN INSTRUMENT,
AND THEY ACKNOWLEDGED TO ME THAT SUCH PARTNERSHIP EXECUTED

MY COMMISSION EXPIRES MAY 10,1981 WITHESS MY HAND AND OFFICIAL SEAL:

NOTARY PUOLIC IN AND FOR SAID STATE

M. Commission Ex. con May 16, 1981 INCOME TO THE TRUST OF PARENCY, SUBSTITUTED TRUSTEE FOR LIDO INSURANCE AGENCY, INC., A CALIFORNIA CORPORATION, AS TRUSTEE UNDER A DEED OF TRUST RECORDED IN GOOK 7877, PAGE 951 AND IN BOOK 8383, PAGE 41, 19711 OF OPPICIAL RECORDS.

Olandia Mac Millar STATE OF CALIFORNIA

ASST SECRETARY

COUNTY OF ORDINGE

WITNESS MY HAND AND OFFICIAL SEAL!

CALIFORN Knowles NOTARY PUBLIC IN AN E PAND STATE

California – Sansome Corporation, a California Corpora-Tion, as trustee under a piec of trust recorded in Book 8356, Pace 173 of Oppicial Records.

VICE PRESIDENT
DANIEL STATE OF CALIFORNIA SE

ASST. SECRETARY
THOMAS R. ANRENS

COUNTY OF ORANGE

COUNTY OF CRANCE)

ON THIS LE DAY OF DETACE. 1977, BEFORE ME, SHARON.M.KITTO,
A NOTARY PUBLIC IN AND FOR SAID STATE, PERSONALLY APPEARED
PAULE 1 BUCCOLA. KNOWN TO ME TO BE THE VICE PRESIDENTLY,
AND THEMSE EMBERGY KNOWN TO ME TO BE THE AST SECRETARY EXPECTIVELY,
OF CALLFORNIA-SANSOME CORPORATION, A CALIFORNIA CORPORATION,
THE CORPORATION THAT EXECUTED THE WITHIN INTRUMENT,
AND KNOWN TO ME TO BE THE PERSONS WHO EXECUTED THE WITHIN
TO ME THAT SUCH CORPORATION EXECUTED THE SAME.

WITHESS MY HAND AND OFFICIAL SEAL!

NOTARY PUBLIC IN AND FOR SAID STATE
MY COMMISSION EXPIRES No. 9, 1977

MASLEN CORPORATION, A CALIFORNIA CORPORATION, AS TRUSTED UNDER A DEED OF TRUST RECORDED IN SOOK 9281, PAGE 433 OF OFFICIAL RECORDS MERGED IN TO GERMAN MANUAL AS TRUSTED UNDER A DEED OF TRUST RECORDED IN TO GERMAN SAFER AND MANUAL MAN

ON THIS 5th DAY OF DEADLE! 1977, BEFORE ME, SUSAN & DOLD AND TOR SALD STATE, PERSONALLY APPEARED MAGNETING. AND ESE ME WASHED, PHOWN TO ME TO, SEE THE VIPRESIDENT & ASSET SECRETARY, RESPECTIVELY, OF MASLEM CORPORATION, THE CALIFORNIA CORPORATION THAT EXECUTED THE WITHING. THE CALIFORNIA CORPORATION THAT EXECUTED THE WITHING.

CITY ENGINEER'S CERTIFICATE

THIS MAP CONFORMS WITH THE REQUIREMENTS OF THE SUBDIVISION MAP ACT AND LOCAL ORDINAMENS AND THE MAP IS TECHNICALLY CORRECT IN ALL RESPECTS NOT CERTIFIED TO SY THE COUNTY SURVEYOR.

DATED THIS 21 DAY OF QUE CITY ENGINEER OF HU

CITY CLERA STATE OF CALIFORNIA

COUNTY OF ORANGE CITY OF HUNTINGTON BEACH

), ALCOR M. DOTTOCKTH, CITY COTY COTY

SEE// OFFICE COUNTY, DO

PER CONTROL OF COUNTY, DO

AND MAD AND DID ACCEPT ON

SELECT OF THE PUBLIC TIES OF COUNTY, AND DID ACCEPT ON

DAYDROOK LANE FOR STREE,

ON BEHALF OF THE CITY OF THE MEMORY SEA CHITHER WATER, LINE

EASEMENT IN MONTE CITY OF THE MEMORY SEA CHITHER WATER, LINE

EASEMENT IN MONTE CITY OF THE MEMORY SECTION (10) OF THE SIERMAN, MAP ACT.

ALICIA M. WENTWOOTH

ALICIA M. WENTWORTH Total: Mounte 9 1977

COUNTY SURVEYOR'S CERTIFICATE

THIS MAP CONFORMS WITH THE MAPPING PROVISIONS OF THE SUBDIVISION MAP ACT AND I AM SATISFIED SAID MAP IS TECHNICALLY CORRECT RELATIVE TO THE PARCEL MAP BOUNDARY.

DATED THIS 1619 DAY OF USE

COUNTY SURVEYOR

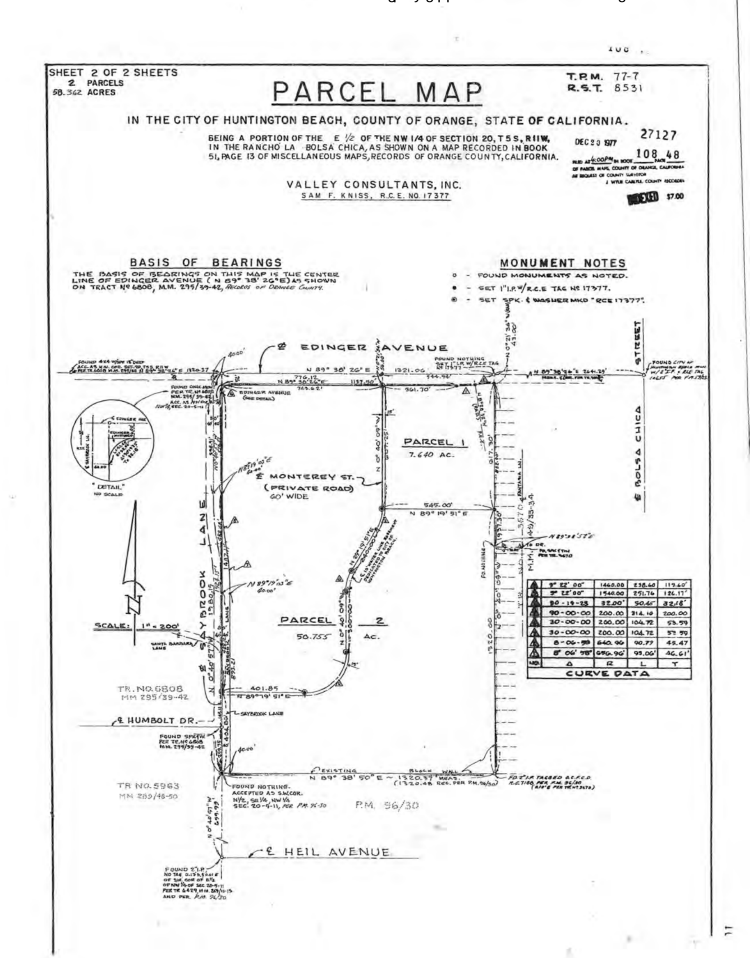
SIGNATURE CHISSIONS

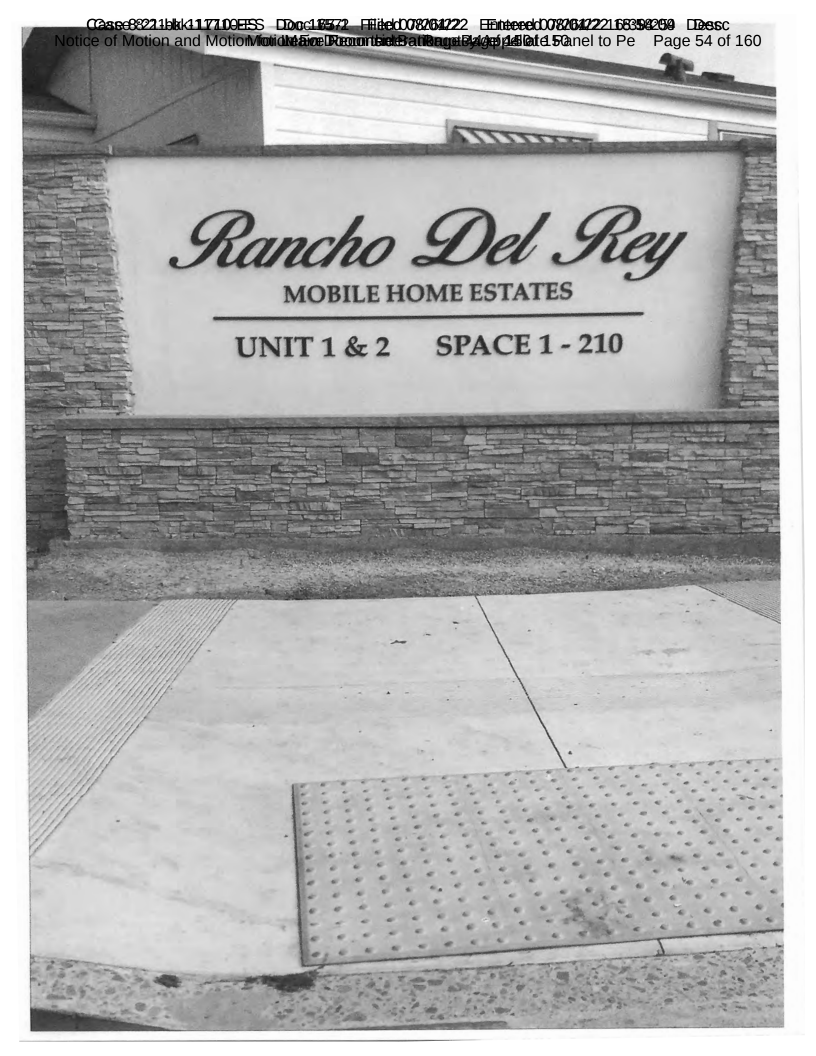
IN ACCORDANCE WITH THE PARTY SOUTH 60436(C)
OF THE SUBDIVICION MAP
HAVE BEEN OMITTED:
I. SOUTHERN CALIFORNIA THE CA. A CORPORATION, HODER
OF AN EASEMENT PER BOOK 2. GENERAL TELEPHONE CO., AMENT PER BOOK \$373 PAGE BOOK \$373 PAGE SON BOOK \$325 PAGE 259, O.R. 4. CITY OF HUNTINGTON BEACH, NOLDER OF EASEMENT PERBOOK

5. STEARNS RANCHOS COMPANY, NOLDER OF SASEMENT PER. 6. SO. CAL. ED. CO. ALSO HOLDS EASEMENTS PER BOOK 8366, PAGE 20, O.R. (BOOK 9300, PAGE 334, O.Z.

IMPROVEMENT NOTICE

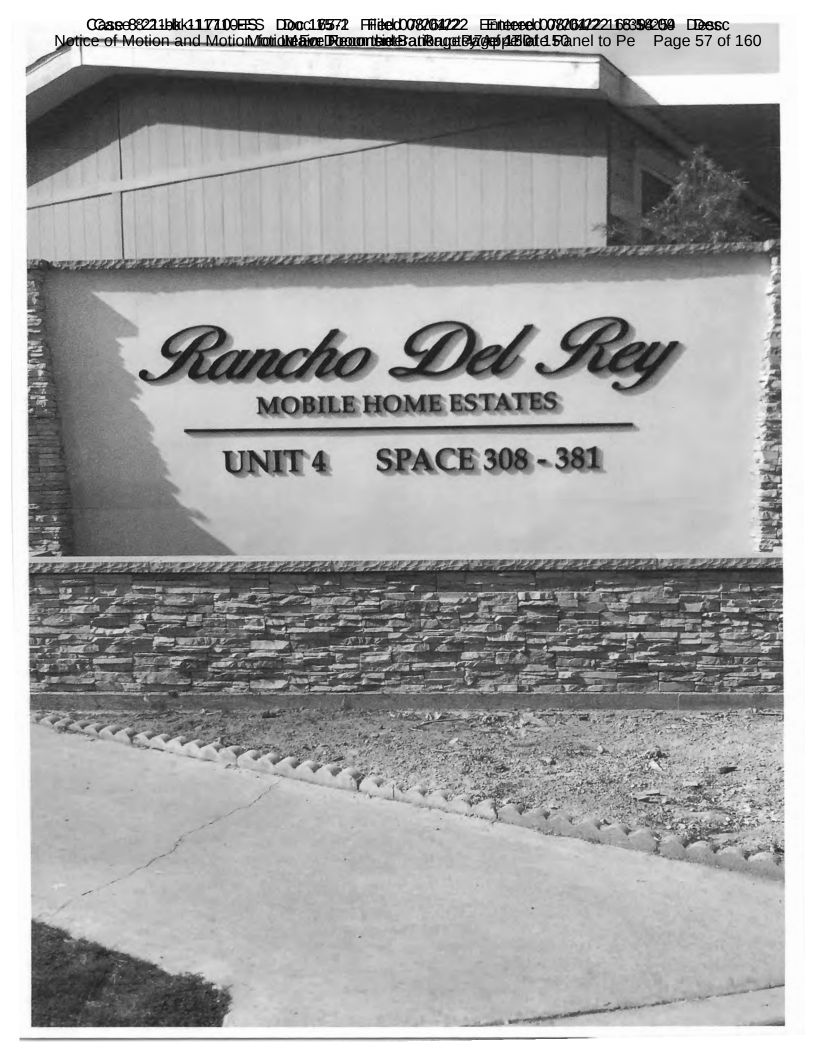
PURSUANT TO THE PROVISIONS OF SECTION 6441.1 OF THE SUBDIVISION MAP ACT, NOTICE IS WERERY THAT EDINGER AVENUE AND SAYBEOUX LAND SHALL BE IMPROVED IN ACCORDANCE WITH THE CITY OF HUNTINGTON BEACH STANDARDS AT THE TIME PARCEL Nº 2 IS DEVELOPED.











Casse82211blkk11.77.109FISS Dixoc1.65772 Fiftibelc0078264222 Eliantheeelc00782642221.683598259 Dixesc Notice of Motion and Motion/Motion/Motion/Recognitisele/Batilika.get174849414481641.572anel to Pe Page 58 of 160

Title Chain & Lien Report

16222 Monterey Ln, Huntington Beach, CA 92649-6214

APN: 178-011-16

Orange County Data as of: 08/03/2020

earch Start De earch End Da		./01/1967 8/19/2020	Start Date: End Date:	01/01/1967 08/19/2020			
Date	Туре		Grantor		Grantee	Document #	Doc Ref.
10/22/1979	Lease		Warmington Robert		Robert P Warmingto	13362.317	
10/22/1979	Lease		Houser Bros		Warmington Robert	13362.320	
11/06/1979	Cancellation		Houser Bros			13383.1868	
12/06/1979	Lease		Houser Bros		Warmington Robert	13424.499	
12/06/1979	Lease		Warmington Robert		Robert P Warmingto	13424.504	
09/02/1980	Plat, County Mi Plat	scellaneous				13726.1096	
09/02/1980	Plat, County Mi Plat	scellaneous				13726.1130	
09/02/1980	Plat, County Mi Plat	scellaneous				13726.1166	
09/02/1980	Plat, County M	scellaneous				13726.1202	
09/02/1980	Plat, County Mi	scellaneous				13726.1232	
09/02/1980	Plat, County M	scellaneous				13726.1268	
09/02/1980	Plat, County M	iscellaneous				13726.1304	
09/02/1980	Plat, County M Plat	iscellaneous				13726.1340	
09/02/1980	Plat, County M	iscellaneous				13726.1099	
09/02/1980	Plat, County M	iscellaneous				13726.1133	
09/02/1980	Plat, County M	iscellaneous				13726.1169	
09/02/1980	Plat, County M Plat	iscellaneous				13726.1205	
09/02/1980	Plat, County M	iscellaneous				13726.1235	
09/02/1980	Plat, County M	iscellaneous				13726.1271	
09/02/1980	Plat, County M	iscellaneous				13726.1307	
09/02/1980	Plat, County M Plat	iscellaneous				13726.1343	
09/08/1980	Plat, County M	iscellaneous				13733.192	
09/08/1980	Plat, County M	iscellaneous				13733.272	
09/08/1980	Plat, County M	iscellaneous				13733.195	



Casse82211blkk11.77.109FISS Dix cc165772 Fiftibelc0078264222 Fiftibeeclc00782642221683598259 Dixesso Notice of Motion and Motion/Motion/Motion/Motion/Fixed Dixesso Dixesso Notice of Motion and Motion/Motion/Fixed Dixesso Dixesso Dixesso Notice of Motion and Motion/Motion/Fixed Dixesso Dixes

09/08/1980	Plat, County Miscellaneous Plat			13733.275
09/26/1980	Plat, County Miscellaneous Plat			13760.957
10/03/1980	Release			13773.4
10/03/1980	Release			13773.7
10/10/1980	Plat, County Miscellaneous Plat			13783.1726
10/10/1980	Plat, County Miscellaneous Plat			13783.1779
10/10/1980	Plat, County Miscellaneous Plat			13783.1729
10/10/1980	Plat, County Miscellaneous Plat			13783.1782
10/14/1980	Plat, County Miscellaneous Plat			13787.1775
10/14/1980	Plat, County Miscellaneous Plat			13787.1828
10/14/1980	Plat, County Miscellaneous Plat			13787.1778
10/14/1980	Plat, County Miscellaneous Plat			13787.1831
10/17/1980	Plat, County Miscellaneous Plat	141		13793.949
10/17/1980	Plat, County Miscellaneous Plat			13793.952
07/06/1990	Deed	Houser Bros	Houser Bros	1990.357100
07/06/1990	Deed Of Trust	Houser Bros	Union Bank	1990.357101 342851
^ 07/21/1997	Amendment	Houser Bros		1997.342851
10/06/1993	Deed	Malmborg Jack N &	Malmborg Jack N &	1993.678726
10/08/1993	Declaration Of Homestead	Sullivan John L		1993.686386
01/27/1994	Declaration Of Homestead	Gibbons Robert L		1994.66495
07/13/1994	Declaration Of Homestead	Hunn Nancy C		1994.451177
01/28/1997	Declaration Of Homestead	Rounds Royal E		1997.40615
07/31/1998	Reconveyance			1998.499256
06/19/2000	Declaration Of Homestead	Newton Carol A		2000.321481
08/23/2007	Declaration Of Homestead	Moomau Linda Charl		2007.523219
09/15/2014	Declaration Of Homestead	Radzinski Linda M		2014.372099
	Declaration Of Homestead	Vanzyl Yvonne H		2017.208348

Liens, Filings & Judgments

16222 Monterey Ln, Huntington Beach, CA 92649-6214

Search Start Date: Search End Date: 01/01/1967 08/19/2020 Name(s) Searched:

Houser Bros Co, Houser Bros Co Trust

Match:

Exact

Date

Туре

Subject Name

Document #

Doc Ref.



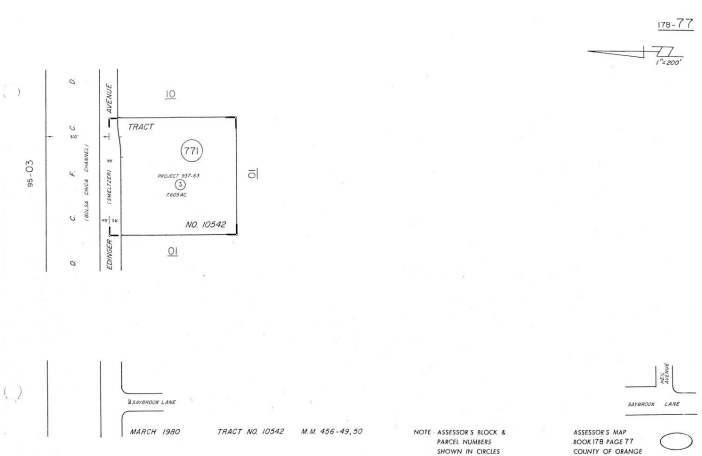
Casse882214blkk11.771.00FES Dixec118572 Fifteelc00782634222 Einheerelc007826422211683598259 Dixesc Notice of Motion and Motion/Microtichke Exercise Deconomistic Batilian get Espage 1549 louid 150 and to Pe Page 60 of 160

06/10/1971	Certificate Of Partnership	Houser	9672.175
07/31/1972	Certificate Of Partnership	Houser Bros	10251.992
08/17/1976	Amendment	Houser	11854.900
09/23/1980	Plat, County Miscellaneous Plat	Houser Bros	13754.281
09/23/1980	Plat, County Miscellaneous Plat	Houser Bros	13754.291
11/04/1983	Lien	Houser Bros	1983.499211 282543
^ 07/31/1985	Release	Houser Bros	1985.282543
05/02/1989	Amendment	Houser	1989.232116
07/06/1990	Deed Of Trust	Houser Bros	1990.357101 342851
^ 07/21/1997	Amendment		1997.342851
07/09/1990	Certificate Of Partnership	Houser Bros	1990.361236
07/31/1998	Reconveyance		1998.499256
11/09/2004	Certificate Of Delinquency Of Personal Property Tax	Houser Bros CX	2004.1008431
1/09/2004	Certificate Of Delinquency Of Personal Property Tax	Houser Bros CX	2004.1008432
04/03/2006	State Tax Lien	Houser Brothers	2006.219506 409646
^ 07/30/2009	Release	Houser Brothers	2009.409646
2/03/2008	State Tax Lien	Houser Brothers	2008.557266 409647
^ 07/30/2009	Release	Houser Brothers	2009.409647
7/01/2009	Release	Houser Brothers	2009.347624
2/03/2010	State Tax Lien	Houser Brothers	2010.652383 157636
^ 03/28/2011	Release	Houser Brothers	2011.157636
06/14/2011	Release	Houser	2011.290442
12/06/2011	Certificate Of Delinquency Of Personal Property Tax	Houser Bros	2011.636007
12/06/2011	Certificate Of Delinquency Of Personal Property Tax	Houser Bros	2011.636008
1/07/2014	Certificate Of Delinquency Of Personal Property Tax	Houser Bros Co	2014.469087
1/07/2014	Certificate Of Delinquency Of Personal Property Tax	Houser Bros Co	2014.469088
1/08/2016	Certificate Of Delinquency Of Personal Property Tax	Houser Bros Co	2016.564698
1/19/2019	Certificate Of Delinquency Of Personal Property Tax	Houser Bros Co	2019.480966 8699
01/08/2020	Release	Houser Bros Co	2020.8699



my FirstAm® Tax Map

4476 Alderport Dr #53, Huntington Beach, CA 92649



Case 8221 blkk 11.77.109 ESS Docc 18572 Hiteld 078261222 Hintered 0782612221683 \$209 Desc Tax Map in Virginia and Motion Motion Motion and Motion Motion Brown bields at its agent 200 and 100 Page 62 of 160 Page 62 of

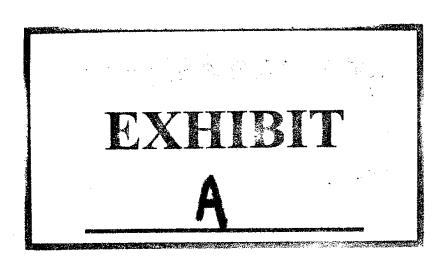
PROJECT 937-63 LOCATED ON A.P. 178-771-03

1"=200'





COP-RIGHT OR MIGE CULTARY 1	INDEX, TRACT	NO. 10542	NOT TO BE REP DCOPYRIGHT O	PREPARED FOR ORANGE COUNTY T, PURPOSES ONLY, THE ASSES- GUARANTEE AS TO ITS ACCURACY ANY LIABILITY FOR OTHER USES. RODUCED. ALL RIGHTS RESERVED. RANGE COUNTY ASSESSOR	INDEX, TRACT	NO. 10542	
PROJECT NO. 937-63	TRACT NO. 10542	NO. LOTS 2	A.P. NO. 178-771-03	PROJECT NO. 937-63	TRACT NO. 10542	NO. LOTS 2	A.P. NO. 178-77
Billing No.	Located on Lot	Unit No.	Common Area	Billing No.	Located on Lot	UniteNo.	Common Area
937-63-001	Lot 2	1	Und 1/80 Int in Lots 1 & 2	937-63-041 937-63-042	Lot 1	41	Und 1/80 Int in
937-63-002	"	2		937-63-043	,,	42	
937-63-003	"	3		937-63-044	"	43	"
937-63-004	"	4	"	937-63-045	"	44	
937-63-005	"	5	"	937-63-046	"	45	
937-63-006 937-63-007	ii .	6	"	937-63-047	**	47	"
937-63-007	ï,		::	937-63-048	**	48	"
937-63-008	ii .	8	;;	937-63-049	**	49	"
937-63-010		10	ii .	937-63-050	**	50	11
937-63-011	"	11	"	937-63-051	"	51	"
937-63-012	.,	12	11	937-63-052	"	52	**
937-63-013		13	,,	937-63-053	"	53	
937-63-014	**	14	"	937-63-054 937-63-055	"	54	
937-63-015	"	15	"	937-63-056	"	55	
937-63-016	**	16	"	937-63-057	ii .	56	**
937-63-017		17	"	937-63-058		57	"
937-63-018		18	**	937-63-059	11	58	**
937-63-019	::	19	"	937-63-060		59 60	"
937-63-020		20	"	937-63-061	**	61	::
937-63-021	:	21	"	937-63-062	**	62	"
937-63-022	ii .	22	"	937-63-063	**	63	
937-63-023 937-63-024	"	23	"	937-63-064		64	
937-63-024	"	24	ii .	937-63-065		65	
937-63-025		25 26		937-63-066	**	66	"
937-63-027	"	27	"	937-63-067	**	67	
937-63-028	**	28	"	937-63-068 937-63-069	"	68	"
937-63-029	**	29	"	937-63-069	"	69	**
937-63-030	**	30	"	937-63-070	"	70	**
937-63-031	"	31		937-63-072	;;	71	"
937-63-032		32	"	937-63-073	,,	72	"
937-63-033	**	33	"	937-63-074	ii .	73	"
937-63-034		34	n	937-63-075		74	"
937-63-035	"	35	"	937-63-076	"	75 76	::
937-63-036	::	36	"	937-63-077	**	76	::
937-63-037	"	37	"	937-63-078	**	78	::
937-63-038		38	"	937-63-079		79	
937-63-039 937-63-040	;;	39	ii.	937-63-080	"	80	"
937-63-040		40				-	



GROUND LEASE

THIS GROUND LEASE (nerein termed the "Lease"), is made as of this 19th day of October , 199, by and between HOUSER BROS. CO., a limited partnership organized and existing under the laws of the State of California in which Clifford C. Houser and Vernon F. Houser constitute the sole general partners (herein termed the "Landlord"), whose address is Suite 204, 610 fast Seventeenth Street, Santa Ana. California 92701 and ROBERT P. WARMINGTON, a married man (herein termed the "Tenant"), whose address is 16592 Rale Avenue, Irvine, California 92714 upon the following terms and conditions:

ARTICLE I THE LEASED LAND

For and in consideration of the payment of the rentals, taxes and other charges covenanted to be paid by Tenant and of the performance of all the covenants and conditions hereinafter covenanted and provided to be observed and performed by Tenant, the Landlord hereby leases to Tenant and Tenant hereby hires from Landlord that certain parcel of real property (herein termed the "leased land"; the term "leased land" and "leased premises" may be used interchangeably), situated in the County of Orange, State of California, described on Exhibit A attached hereto and by this reference made a part hereof for the term, at the rental, for the uses and purposes, and upon and subject to the covenants, conditions and restrictions hereinefter set forth. The demise of the leased land is made subject to taxes and assessments for the current fiscal year, not yet delinquent and subject to covenants, conditions, reservations, restrictions, easements, rights and rights-of-way of record.

ARTICLE II TERM

The term of this lease shall be for a period of eighty (30) years commencing on the date first above written and continuing until the anniversary of the eightieth (80th) year thereafter, unless sooner terminated, as hereinafter provided. Tenant shall have no option to extend the term of this Lease. This Lease shall terminate as to any portion of the leased land which is Sold and Conveyed as hereinafter provided. As hereinafter provided, this Lease shall terminate as to any portion of the leased land which is Sold and Conveyed unless Tenant elects to enter into an Affiliate Sublease or a Consumer Sublease.

ARTICLE III USE AND DEVELOPMENT

3.01 Use.

at all times during the term of this lease, Tenant shall be entitled to use the leased land, buildings and

HOU 000746

Casse882211blkk11.77.109FISS Dixoc1.65772 Fiftibelc0078264222 Hintercelc00782642221.683594259 Dixesc Notice of Motion and Motion/Mixotic/Mixotic/Previount/sinklescatilibracytes/saget/sag

other improvements constructed thereon for single family residential use and for other purposes incidental thereto, including, without limitation, recreational facilities and sales offices, and Tenant may subdivide the leased land in connection with such single family residental use and development. Tenant covenants and agrees that it will not use or suffer or permit the leased land, buildings and other improvements constructed thereon to be used in a manner which would constitute waste or which would constitute apublic or private nuisance. It is expressly understood and agreed that Tenant's construction activities upon the leased land shall not be deemed to constitute waste. As used in the foregoing, "single family residential use" includes condominiums, planned unit developments and other multiple unit developments of a similar nature.

3.02 Compliance with Laws.

Tenant covenants that during the lease term, Tenant will comply, at no cost or expense to Landlord, with all laws, ordinances, orders, rules, regulations and requirements of all federal, state and municipal governments and appropriate departments, commissions, boards and officers thereof, which may be applicable to the leased land, buildings and other improvements constructed thereon, or the uses or manner of use of the leased land. Tenant accepts the leased land in the actual condition of the same as of the date of this Lease.

3.03 Contest.

Tenant shall have the right, after notice to Landlord, to contest by appropriate legal proceedings, without cost of expense to Landlord, the validity of any law, ordinance, order, rule, regulation or requirement of the nature herein referred to and to postpons compliance with the same, provided such contest shall be promptly and diligently prosecuted by and at the expense of Tenant and so long as Landlord shall not thereby suffer any civil, or be subject to any criminal penalties or sanctions, and Tenant shall properly protect and save hammless Landlord against any liability and claims for any such noncompliance or postponement of compliance.

3.04 Development of the Leased Land; Dedications.

3.04.01 Lessor's Cooperation: Power of Attorney.

(a) Landlord and Tenant (at no expense to Landlord other than Landlord's time) shall take such actions and shall execute such instruments, documents, applications and/or certificates as Tenant may deem reasonably nacessary or destrable to obtain requisite governmental approvals for the proposed development of the leased land or any portion thereof and/or to facilitate use and development of all or any portion of the leased land for the use permitted in Section 3.01 above, including, but not limited to, execution and delivery of the following:

Casse882219kkl1177109ESS Dooc18572 Fiftect0078264222 Einterect00782642221683598259 Doess Notice of Motion and Motion/Moti

AP A4-16-MILL 1 CONTROLLING A LOCATED PETT 114 A40 0000 1 FR4 1-04-20 C.

- (1) Instruments of dedication conforming with the provisions of this Section 3.04;
 - (ii) Public utility conveyances;
- (iii) Applications to federal, state and local governmental agencies, together with all other instruments and documents reasonably necessary in order to obtain permits, reports, public reports, zoning, conditional use permits, variances and similar type items necessary for the proposed use and development; and
- (iv) Certificates to be affixed to subdivision maps, parcel maps, condominium plans and plans pertaining to the residential development.
- (b) Without limiting the foregoing, Landlord agrees to cooperate with Tenant in the development of the leased land in the manner of development set forth in Section 3.01 above, including, without limitation, attending a reasonable number of meetings with Tenant and/or jurisdictional government agencies.
- (c) In furtherance of paragraph (a) above, Landlord will, within three (3) days of a request from Tenant, execute, by one of its general partners who are named as signatories to this Lease, all of the documents or instruments described in paragraph (a). If one of said named individuals has not executed such documents on behalf of Landlord within said period of time because of their unavailability or otherwise, Landlord, as provided in the Ground Lease (Short Form Hemorandum) executed by the parties concurretnly herewith, hereby appoints Tenant as Landlord's attorney-in-fact to sign any and all of such documents. Notwithstanding the execution of any of such documents by Tenant as Landlord's attorney-in-fact, Landlord agrees to execute any and all of such documents upon request therefor by Tenant. In any event, Tenant shall promptly supply Landlord with copies of any document signed by Tenant as Landlord's attorney-in-fact.
- 3.04.02 Dedications. In connection with the subdivision and development of the leased land, Tenant may
 cause subdivision tract maps to be filed of record which
 will show streets within the subdivision intended for use of
 the "Buyers of Lots", as such terms are defined herein, and
 their licensees, invitees, tenants, and servants; and, with
 respect to such streets, and all utility easements and
 rights-of-way. Tenant may, at its option, offer for dedication for public use thereof only its respective leasenold
 interest therein, in which event Landlord shall be required
 to offer for dedication for public use its respective
 leasenold interest therein; provided, however, that the
 reversionary interest of Landlord in the fee simple estate
 of the real property comprising the leased land therein will
 not be offered for dedication for public use upon the
 recording of any such subdivision tract maps or public

~3~

HOU 000748

Casse882219bkk1177109ESS Dooc18572 Fiftect0078264222 Einterect0078264222168358259 Diesse Notice of Motion and Motion/Moti

utility conveyances unless required by the utility of the City of Huntington Beach; or, provided further, Landlord shall complete the dedications of the property of Landlord pursuant to proceedings for Tentative Parcel Map No. 77-7 dated June 8, 1977 (subject to the undertakings of Tenanc, at no cost to Landlord to improve such areas uithin Edinger Avenue required pursuant to the proceedings for Tentative Parcel Map 77-7).

3.05 Construction.

Except as to offsite improvements which Tenant shall construct pursuant to the proceedings under Tentative Parcel Map No. 77-7, during the term of this Lease Tenant shall have the right, but not the duty, to construct buildings and improvements upon the leased land. All buildings and improvements now or hereafter constructed or located on the leased premises by Tenant shall be the property of Tenant.

Landlord shall have the right to approve, for architectural treatment, color and external appearance of materials and the elevation design of the improvements which Tenant intends to construct on the leased land prior to the commencement of the construction of such improvements. Landlord shall not unreasonably withhold such approval and Landlord's sole consideration for granting or withholding such approval shall be the preservation of the esthetics of the leased land in reasonable harmony with the improvements to Landlord's adjoining mobile nome park. Within thirty (30) days of delivery to Landlord of plans showing the foregoing, Landlord shall either approve such plans in writing or give written notice to Tenant of Landlord's disapproval, specifying the reasons therefor. Failure to so disapprove such plans within such time period shall be deemed approval thereof. In the event of such disapproval, Tenant shall submit revised plans for Landlord's approving or disapproving said plans shall be shortened to ten (10) days. If Landlord disapproves the revised plans, all rental payments hereunder shall abate until the revised plans are either approved or deemed approved pursuant to the aforesaid procedure for revised plans. If such plans are not approved or deemed approved pursuant to the aforesaid procedure for revised plans. If such plans are not approved or deemed approved as aforesaid, Tenant shall have the right, without the necessity of obtaining Landlord's consent, to make minor changes to such plans which do not substantially affect the esthetic harmony of the improvements to be built on the leased land with Landlord's adjacent mobile nome park. However, Tenant shall promptly deliver to Landlord copies of all such changes as they are made.

Construction of improvements to the leased premises shall be made in all cases subject to the following conditions which Tenant covenants and agrees to observe and perform: (a) no construction shall be undertaken until Tenant shall have procured and paid for, so far as the same

-4-

HQU 000749

Casse82211bkk1177.09FFS Docc18572 Fiftelc008264222 Finteeccl008264222168358259 Docsc Notice of Motion and Motion/Montion/Figure Departmental Battle at 18 and 18 at 18 a

may be required from time to time, all municipal and other governmental permits and any authorizations of the various municipal departments and government subdivisions having jurisdiction, and the Landlord agrees to join, at the expense of the Tenant. In the application for any such permits or authorizations whenever such action is necessary; and (b) all work done in connection with such construction shall be done promptly using quality materials and in a good and workmanlike manner at no cost or expense to Landlord and in compliance with the applicable municipal building and toning laws and with all other laws, ordinances, orders, rules, regulations and requirements of federal, state and municipal governments and appropriate departments, commissions, boards and officers thereof; the cost of all construction shall be paid in cash or its equivalent, so that the leased land shall at all times be free of liens for labor and materials supplied to the leased land.

Tenant agrees to (1) indemnify Landlord against and to hold Landlord harmless from any and all damages of any nature suffered by owners of adjacent property (including Landlord) by reason of the acts or negligence of Tenant on the leased land; and (11) protect the land and improvements of adjoining owners (including Landlord) against damage caused by Said construction and improvements of the leased land as required by law.

Landlord shall have the right at any time and from time to time to post and maintain on the leased land such notices as may be necessary to protect the leased land and Landlord from mechanic's liens, materialmen's liens or liens of a similar nature. On or pefore ten (10) days prior to the commencement of any work of improvement by Tanant on the leased land, Tenant shall give notice thereof to Landlord and with the date expected by Tenant for the commencement of such construction.

Tenant may at any time alter, improve or remodel any building, structure or other improvement constructed or placed by Tenant on the leased land.

3.06 Residential Leases.

3.06.01 Definitions.

(a) The term "Placed under Development" for purposes of this Lease shall mean all those portions of the leased land which shall, subsequent to the date hereof, be made the subject of a recorded subdivision map or parcel map (including all streets, easements and rights-of-way within the areas covered by any such subdivision map or parcel map), together with those portions of the leased land hereafter conveyed or dedicated by Tenant for public utility purposes.

(b) The term "Lot" shall mean any lot into which the leased land or any portion thereof has been subdivided, and as used herein, shall include, without limitation, any condominium into which the leased land or

Casse882211bkk11.77.109ES Docc18572 Fifteec0078264222 Eintereec0078264222168398259 Desc

any portion thereof has been divided pursuant to the provisions of Section 1350, et seq., of the California Civil

- (c) The term "Buyer" is defined to mean any person, firm or corporation who is a purchaser of any structure located or to be located upon any Lot and who executes a Residential Lease or a Consumer Sublease as lessee.
- (d) The term "Sold and Conveyed", as used nerein, is defined to mean the execution and delivery of a Residential Lease or a Consumer Sublease, the term of which shall (1) commence concurrently with delivery; (ii) in the case of a Residential Lease be equivalent with the then remaining term of this Lease; and (111) in the case of a Consumer Sublease be equivalent to the then remaining term of this Lease less one (1) day.
- (e) The term "Residential Lease", as used herein, shall mean a lease between Landlord and any Buyer (and the homeowners association in the case of common facilities with appropriate modifications) in the form attached hereto as Exhibit "B", and by this reference incorporated herein and made a part hereof as if set forth in full herein, with appropriate modification if the improvements are sold as condominiums.
- (f) The term "Consumer Sublease" shall be defined in Section 3.08(b) below.

3.06.02 frecution of Residential Leases.

- (a) After Tenant shall have first obtained the appropriate governmental approvals, Tenant may offer the Lots be Sold and Conveyed to the general public together with, at the election of Tenant, an appurtenant membership in any homeowners association organized and incorporated to be the lessee of a Residential Lesse of the common facilities, hereafter provided and/or to administer subdivision servitudes. It is the intention of the parties that Tenant shall sell the building and other improvements it constructs on the Lots to Buyers. All amounts received by Tenant upon the sale of improvements shall be the sole property of Tenant, and the Landlord shall not be entitled to any portion thereof.
- (b) When each Lot is Sold and Conveyed Landlord will execute, within fifteen (15) days following the request of Tenant, individual Residential Leases with the Buyers. Each Residential Lease shall be subject to no monetary encumbrances other than current taxes; however each Lot shall, at the election of Tenant, be subject to subdivision servitudes (if such be the case, such servitudes shall be mutually approved in writing by Landlord, who agrees not to unreasonably withhold its consent, and by Tenant) and each Buyer's estate shall be subject to appropriate assessments for upkeep and replacement of common

Cass:882214blkk41177109FESS Dixoc116572 FiftibeldD7821641222 EffintbeeddD78216412221683598259 Dixesc Notice of Motion and Motion/Motion/Motion/Environthibites at tile aget 1504pet 1504 nel to Pe Page 70 of 160

facilities. This Lease shall, upon the commencement of the lease term of each Residential Lease, terminate as to the real property covered by the Residential Lease. The improvements on any Lot shall remain the sole property of the Buyer. This Lease shall also terminate upon the conveyance or dedication of any portion of the leased land to a public entity or public utility.

(c) At all times the total of the basic rental remaining payable under this Lease and the basic rental payable under the aggregate of the Residential Leases shall be equal to the rental payable under Arricle IV of this Lease as if no Lots had been Sold and Conveyed. For the purposes of the foregoing, each Residential Lease, which may be terminated by Landlord, as lessor, by reason of an event of default by the Buyer under a Residential Lease, shall nevertheless for the purposes of this provision be deemed to still be in effect and the rental which would have been paid thereunder shall be accounted for with respect to the foregoing determinations. It is anticipated by the parties that the basic rental as provided for herein shall be uniformly divided among the Lots. Tenant shall be discharged and eronerated under this Lease as to each Lot Sold and Conveyed; however, Tenant shall nevertheless remain obligated with respect to all covenants made by Tenant with Buyers and for all varranties and representations, express or implied, in favor of the Buyers; Tenant shall indemnify and hold Landlord free and harmless from all liability with respect to such covenants, warranties and representations in favor of Buyer whether or not disclosed to Landlord.

3.07 Common Facilities.

Tenant may choose to construct within portions of the leased land Placed under Development recreational or other common facilities (which shall include streets) for the use and enjoyment of Buyers and convey such facilities to an association organized and incorporated to acquire the same. Upon such conveyance and upon request of Tenant, Landlord shall execute a Residential Lease or Consumer Sublease, as lessor, with such association, as lessee, for a term equivalent to the unexpired period of this Lease, at basic rental of ONF (51) DOLLAR per year. The land area of Such recreational or common facilities (exclusive of streets) shall not exceed eventy-six thousand eight hundred (26,800) square feer without Landlord's prior written approval if a multiphase devalopment is elected. No Lot or Lots of the common facilities shall be Sold and Conveyed unless and until the following conditions shall have occurred:

- (a) Tenant shall have first obtained the governmental approvals necessary to permit all Lots (or in the case of a multi-phase development, the Lots within the initial phase) benefited by such common facilities to be Sold and Conveyed to Buyers.
- (D) No less than forty (40%) percent of all buildings and other improvements to the Lots (or in the case

of a multi-phase development, no less than forty (40%) percent of the lots within the initial phase) benefited by such common facilities shall have been substantially completed, or, in the event a condominium development is elected, completion assured by surety arrangements approved by the California Department of Real Estate).

- (c) The mortgagee, as that term is hereafter defined, shall have executed and delivered a reconveyance of any lien on the Lot or Lots of the common facilities so conveyed to such association.
- (d) The construction of the common facilities shall have been fully completed or completion assured by surery arrangements approved by the California Department of Real facate.

3.08 Tenant's Right to New Leases; Consumer Subleases.

- (a) Tenant, at any time and from time to time may at its election designate certain parcels of the leased land to be subject to separate leases between Tenant and Landlord. Without limiting the generality of the foregoing, Tenant may obtain hereunder separate leases for some or all of the lots into which the leased land is divided. These parcels shall comply with all requirements of the Subdivision Map Act and all other applicable laws. Dpon written request by Tenant, Landlord shall execute new leases to parcels of the leased land as designated by Tenant and shall amend this Lease to reflect that such parcels are no longer subject to this Lease. The terms and conditions of the new leases and this Lease, as amended, shall be the same as the terms and conditions of this Lease with the exception that the annual rent shall be divided among the leases based on the proportion which the square footage of the parcel governed by any such lease bears to the total square footage of the leased land. Notwithstanding the foregoing, in the avent that Tenant designates a Lot for a separate lease nervender, the annual rent payable under the lease for such Lot shall be equal to the annual rent payable under the same hereunder, the annual rent payable under the lease for such Lot shall be equal to the annual rent payable under this lease multiplied by a fraction, the numerator of which is one and the denominator of which is the total number of Lots into which the leased land is divided.
- (D!) As to such Lots for which Tenant has obtained separate leases, and notwithstanding any other provision of this Article III, Tenant may elect to enter into a sublease with the Buyer of any such Lot in the form attached hereto as fixhibit D with appropriate amendments if the Lots are Sold and Conveyed as condominiums (referred to in this Lease as a "Consumer Sublease") instead of causing such lot to be Sold and Conveyed pursuant to a Residential Lease. This Lease shall not terminate when any Buch Lot is Sold and Conveyed pursuant to a Consumer Sublease. Tenant, or its permitted development sublessee, as provided in Section 6.01.03 below, may offer Lots to be Sold and Conveyed to the poplic as provided in Section 3.06.02(a), but reading "Consumer Sublease" for "Residential Lease" therein. Tenant may sublease common facilities Lots to a homeowners associa-

-8-

HOU 000753

rion formed from among Buyers under Consumer Subleases as appropriately modified, but subject to the restrictions of Section 3.07 above. The use of Consumer Subleases shall not affect, among other things, Landlord's obligation under Section 3.04.02 or Tenant's ability to impose subdivision servitudes providing for assessments against Buyers as provided in Section 3.06.02(b).

- (c) Tenant shall be solely liable with respect to all covenants made by Tenant with Buyers and for all warranties and representations, express or implied, in favor of the Buyers under the Consumer Subleases. Tenant shall indemnify and hold Landlord free and harmless from all liability with respect to such covenants, warranties and representations in favor of Buyer whether or not disclosed to Landlord.
- (d) Landlord hereby agrees with Tenant for the benefit of all Buyers under Consumer Subleases that:
 - (i) So long as such Buyer is not in default in the payment of rental or other charges due under the Consumer Sublease or in the performance of any of the other terms, covenants or conditions of the Consumer Sublease on such Buyer's part to be performed, such Buyer's possession of the Lot subject to such Consumer Sublease and such Buyer's other rights and privileges under the Consumer Sublease shall not be interfered with by the Landlord, its successors or assigns.
 - (ii) Should this lease be terminated prior to the expiration of the term hereof or any extensions of said term for any reason whatsoever, including without limitation, as a result of Tenant's preach thereof or default thereunder, the Consumer Suplease shall continue in full force and effect as a direct lease between Landlord and the Buyer under the Consumer Sublease, upon and subject to all of the terms, covenants and conditions of the Consumer Sublease for the balance of the term thereof remaining, provided that such Buyer attorns to Landlord in writing. Notwithstanding the foregoing, Landlord shall not be bound by any act or omission of Tenant as the prior sublessor under the Consumer Sublease. Landlord shall not be bound by any prepayment of rent (other than through the Payment Agreement referred to in subparagraph 3.08(d)(iv)) or other charges which such Buyer might have paid for more than three (3) months in advance to Tenant as the prior sublessor, and Landlord shall not be bound by any amendment to or modification of any Consumer Sublease or by any waiver or forbearance on the part of Tenant as the prior sublessor thereunder made or given without the written consent of Landlord.
 - (111) If, the provisions of the foregoing notwithstanding, a Consumer Sublease is terminated by reason of any termination of this Lease, it is hereby agreed that the Buyer under such Consumer Sublease and

fandlord shall enter into a new lease upon the terms and conditions of the Consumer Sublease for the then remaining balance of the term of the Consumer Sublease.

(1V) In the event that such Consumer Subleases shall call for the payment of rent less frequently than quarter annually, the provisions of
subparagraph 3.08(d)(ii) shall only be applicable if
Landlord and Tenant enter into a Payment Agreement
under the terms of which all rental to be paid by
Buyers under the terms of the Consumer Sublease will be
paid to a neutral depository, such as a bank, savings
and loan, trust company or escrow company. Such
neutral depository shall be instructed to remit
to lessor from such sum collected the amount due under
this Lease attributable to the Lot subject to the
Consumer Sublease and to remit the balance to the

ARTICLE IV RENTAL

4.01 Basic Rental.

Tenant agrees to pay to Landlord as basic rental for the use and occupancy of the leased land, an annual sum of SEVENTY-TWO THOUSAND TWO HUNDRED TWENTY (\$72,220.00) DOLLARS calculated at TEN THOUSAND (\$10,000.00) DOLLARS per acre, multiplied by 7.222 acres, being the number of acres within Parcel I of Parcel Map recorded in Book 108, pages 47 and 48, inclusive, Official Records of Orange County, California, subject to adjustment as provided in Section 4.03 below. Basic rental shall be payable in twelve (12) equal monthly installments of SIX THOUSAND EIGHTEEN DOLLARS AND THIRTY-THREE CENTS (\$6,018.33) each, due and payable in advance on the first day of each calendar month during the term hereof, without deduction or offset, in lawful money of the United States of America at such place as Landlord from time to time shall direct in writing to Tenant.

4.02 Commencement of Rentals.

Rental payments shall commence on the first day of the calendar month next following the date first above written if such date be a date other than the first day of a calendar month. In addition to the first full month's rent, Tenant shall pay at such time an additional pro rata rent representing the period between the term commencement date and the first day of the next succeeding calendar month, based on a thirty (30) day month and a three hundred sixty (360) day year.

4.03 Adjusted Rental.

(a) When a Residential Lease, but not a Consumer Sublease, is Sold and Conveyed, the basic rental payable by Tenant shall be reduced by the amount of rental payable to Landlord under such Residential Lease.

(b) Upon the expiration of the twentleth (20th), fortieth (40th) and sixtieth (60th) year of the term of this Lease, the rental payable hereunder shall be adjusted to a sum equal to eight (8%) percent of the unimproved fair market value of the leased land, or any portion then remaining subject to this Lease, at the end of said twentieth (20th), fortieth (40th) or sixtieth (60th) year, as the case may be. After any such adjustment of rental, Tenant shall pay to Landlord such rental as so adjusted during the period applicable thereto at the times and in the manner provided in Section 4.01 above; provided, however, in no event shall the rental as so adjusted be less than an annual rental at least equal to TEN THOUSAND (\$10,000.00) DOLLARS per acre for the portion of the leased land then subject to this Lease (calculated to exclude the area of the reserved easement described in Exhibit A). If, upon the expiration of the twentieth (20th), fortieth (40th) or sixtieth (60th) year, as the case may be, the parties hereto shall have failed to agree upon such adjusted rental, the fair market value of the leased land (or portion thereof then subject to this Lease), as unimproved, and the adjusted rental, shall be determined by arbitration pursuant to subparagraph (c) of this Section.

(c) Within ten (10) days of the expiration of the twentieth (20th), fortieth (40th) or sixtieth (60th) year of the term of this Lease, as the case may be, each of the parties hereto shall appoint in writing an arbitrator and give written notice thereof to the other party; or, in case of the failure of either party so to do, the other party may apply to the Superior Court of Orange County, California, to appoint an arbitrator to represent the defaulting party in the manner prescribed in the then existing statutes of the State of California, applicable to arbitration, the provisions of which statutes shall apply to and govern the arbitration herein provided for with the same effect as though incorporated herein. Within ten (10) days after the appointment of said two (2) arbitrators (in either manner), they shall appoint, in writing, a third arbitrator and give written notice thereto to fandlord and Tenant and, if they shall fail to do so, then either party hereto may make application to said Superior Court to appoint such third arbitrator in the manner prescribed in said arbitration statutes.

The three (3) arbitrators so appointed (in either manner) shall promptly fix a convenient time and place in the County of Orange for hearing the matter to be arbitrated and shall give reasonable written notice thereof to each of the parties hereto and with reasonable diligence shall hear and determine the matter in accordance with the provisions hereof and of said arbitration statutes, and shall execute and acknowledge their award thereon in writing and cause a copy thereof to be delivered to each of the parties hereto, and the award of a majority of said arbitrators shall determine the question arbitrated, and a judgment may be rendered by said Superior Court confirming said award, or the same may be vacated, modified or corrected by said Court

Casse882219bkk41177109ESS DOOC18572 Fiftibecc078264222 Effiniteeecc0782642221683598259 Diessc Notice of Motion and Motion/Modiolabearous Diessc Recommunitaties at 18 agree 19 agree 19

at the instance of either of the parties hereto, in accordance with said arbitration statutes, and said judgment shall have the force and effect as provided in said statutes.

Farh of the parties hereto shall pay for the services of its appointee, attorneys and vitnesses and one-half (1/2) of all other proper costs of arpitration. Pending the final decision of such adjusted rental, Tenant shall pay to Landlord the amount of rent previously payable under Section 4.01 above as adjusted pursuant to Section 4.03(a) above. If such adjusted rental, as finally determined, shall exceed the amount of the previous rental, the excess amount accruing during the interim period shall be paid by Tenant to Landlord within thirty (30) days after the final determination of said adjusted rental. If such adjusted rental, as finally determined, shall be less than such previous rental, the amount of any excess paid by Tenant during said interim period shall be credited against the first rentals thereafter payable hereunder.

ARTICLE V TAXES AND ASSESSMENTS

5.01 Tenant to Pay Taxes and Assessments.

In addition to the basic rental, Tenant shall pay and discharge all taxes and general and special assessments which may be levied upon or assessed against the leased land (or the portion thereof being subject to this Lease at the rime such taxes become payable), and all interest therein and all improvements and other property thereon, and upon all rentals payable on this Lease (in the event that county secured real property taxes be assessed in whole or in part either on an ad valorem basis upon the leased land or upon rentals payable under the terms of the Lease thereof) as such taxes and assessments become due and payable during the term of this Lease. Taxes and assessments for the current fiscal year shall be prorated between Landlord and Tenant to the term commencement date. Tenant shall pay each installment of said taxes and assessments not later than the delinquency date thereof. Notwithstanding the foregoing, if Tenant shall, in good faith, contest the validity of said taxes and assessments, then Tenant, upon furnishing a sufficient surery bond to Landlord, may withhold payment pending settlement of its claim or may pay the same under protest and, in either case and at Tenant's expense, shall defend itself and Landlord against the same and Shall pay and satisfy any adverse judgment that may be rendered thereon before the enforcement thereof against Landlord or the leased land. Landlord shall remain responsible for its income tax payable on revenue derived from this Lease and all estate, inheritance, gift taxes and taxes of a similar nature.

5.02 Tenant's Indomnity Re Taxes and Assessments.

Tenant agrees to protect and hold harmless fandlord and the leased land and all improvements in, on and about

Case 8221 block 41.171.09 FISS Discrete 16572 Filited 078264222 Finite ccd 078264222168394259 Discrete Notice of Motion and Motion Microtic Responsibility at 18 anget 18 aget 19 and 15 and 15 and 16 Pe Page 76 of 160 May - 01 - 02 04:19 pm From - RUTAN & TUCKER LLP, 714-546-9035 T-234 P.14/28 F-670

the leased land from all liability for any taxes and assessments for which Tenant is obligated pursuant to Section 5.01 above, together with any interest, penalties or other charges imposed and from any sale or other proceeding to enforce payment thereof.

5.03 Lack of Separate Assessment.

Tenant's obligations pursuant to Section 5.01 presume that the county tax assessor will separately assess the leased land and will send the tax bill therefor directly to Tenant. If the assessor sends the tax bill to Landlord, Tenant agrees to make the payments required under Section 5.01 within tan (10) days after Tenant's receipt from Landlord of a copy of any tax bill received by Landlord.

5.04 Tenant Entitled to Refund.

It is agreed that any refund made in any taxes or assessments paid by Tenant pursuant to this Article shall be the sole property of Tenant, and if any such refund is mistakenly paid to Landlord, Landlord agrees to immediately, and in no event later than three (3) days, pay the same over to Tenant.

5.05 Installment Election for Assessments.

Notwithstanding any other provision of this Article, Tenant may elect, as to any assessment levied against the leased land during the term of this Lease, to take advantage of the ability to cause such assessments to be payable in installments instead of in a lump sum. In such event, Tenant shall only be responsible to pay the installments which come due and payable during the term hereof.

ARTICLE VI ASSIGNMENT AND ENCUMBRANCE

6.01 When Landlord's Consent Required.

6.01.01 Landlord's Consent Required. Except as provided in Article III and in this Article VI, Tenant shall not encumber, assign or othewise transfer this Lease, or sublet the whole or any part of the leased land without the prior written consent and approval of Landlord, which consent shall not be unreasonably withheld. Except as otherwise so permitted in this Lease, no assignment or other transfer, whether voluntary or involuntary, by operation of law, under legal process, by receivership, in bankruptcy, or otherwise, shall be valid or effective without the express prior written consent and approval of Landlord.

6.01.02 Assignments For Which Landlord's Consent Not Required.

(a)(1) If the Tenant be Robert P. Warmington, Tenant shall have the right, Without obtaining Land-

lord's consent, to assign its interest under this Lease to The Ropert P. Warmington Co., a California corporation (as used herein The Robert P. Warmington Co. includes any corporation which succeeds to the assets of such corporation by merger, consolidation or purchase), to any other corporation in which Tenant (or The Robert P. Warmington Co.) has greater than a fifty (50%) percent proprietary interest, to any partnership or joint venture in which Tenant (or The Robert P. Warmington Co.) or any such other corporation or entity is the managing partner and to the neirs, devisees and personal representatives of Optionee.

(a)(2) If the Tenant be The Robert P. Warmington Co., a California corporation (or successor as provided in subsection (a)(1) above). Tenant shall have the right, without obtaining Landlord's consent, to assign its interest under this Lease to Robert P. Warmington, an individual, to any corporation in which Tenant or said individual has greater than a fifty (50%) percent proprietary interest, to any partnership or joint venture in which Tenant or said individual or any such corporation or entity is the managing partner, and to any corporation or other entity which succeeds to Tenant's interest by merger, consolidation or py sale of all or supstantially all of Tenant's assets.

(b) Tenant shall further have the right to assign its interest under this Lease to any individual, corporation or entity which, at the time of the assignment, has a net worth of not less than THREE MILLION (\$3,000,000) DOLLARS and has experience substantially equal to that of Tenant in building and marketing single-family residences of the type to be built on the leased land. Robert P. Warmington and The Robert P. Warmington Co. shall each be considered as having identical experience.

(c) In the event of any assignment which complies with the foregoing, the assignor shall be released of any and all liability arising under this lease from and after the effective date of the assignment.

(d) Notwithstanding the foregoing, within ten (10) days of a request therefor, Landlord shall execute an instrument in recordable form consenting to any assignment or other transfer made without its consent pursuant hereto.

6.02 Hypothecation.

Landlord agrees and consents that Tenant may, without Landlord's prior consent, at any time and from time to time, mortgage, encumber, assign and hypothecate by mortgage or deed of trust (either of which is herein termed a "mortgage") all right, title and interest of Tenant in the leasehold estate created by this Lease to a lender (herein called "mortgagee"). Notwithstanding the foregoing, within ten (10) days of a request therefor from Tenant, Landlord agrees to execute an instrument in recordable form consenting to any such mortgage, encumbrance, assignment or hypo-

the cation. If, notwithstanding the foregoing, Tenant's leasenold interest hereunder terminates under such foreclosure, assignment in lieu of foreclosure, the mortgages shall be entitled to a new lease upon the same terms as this Lease and subject only to those things caused, created or consented to by Landlord to which Tenant's leasehold estate hereunder is subject as of the date of the recordation of the mortgage.

fxcept as hereinafter otherwise provided, the mortgage and all rights thereunder shall be subject to each and every of the covenants, conditions and restrictions of this Lease, and the same shall be subject to all rights and interest of fandlord, none of which shall be deemed waived by the foregoing consent. Tenant agrees to furnish to Landlord copies of all instruments, indentures or agreements executed by Tenant, and to be recorded, to perfect the hypothecation of the leasehold estate to a mortgagee.

Any mortgagee shall have the right at any time during the term hereof while this Lease is in full force and effect:

- (a) To do any act required of Tenant hereunder, and all such acts done or performed shall be effective to prevent a forfeiture of Tenant's rights hereunder as if the same had been done or performed by Tenant; and
- (b) To rely on the security afforded by the leasehold estate and to acquire and to succeed to the interest of Tenant hereunder by foreclosure, whether by judicial sale, by power of sale contained in any security instrument, or by assignment given in lieu of foreclosure, and thereafter convey or assign title to the leasehold estate so acquired to any other person, firm or corporation without the consent of Landlord as to the such initial transfer.

Landlord shall give written notice to mortgagee of any default by Tenant. Landlord shall not terminate this Lease by reason of such default of Tenant if the mortgagee shall:

- days after service on mortgages of written notice from Landlord of Landlord's intention to retminate this Lease, except, however, (if the same cannot be cured by payment of rent, taxes, assessments and insurance premiums and other cash charges payable by Tenant hereunder within sixty (60) days) mortgages shall have a reasonable time after sixty (60) days within which to cure such default so long as mortgages is proceeding to cure such default with reasonable diligence, or
- (11) Undertake on or before the expiration of said sixty (60) days or said reasonable time, in writing to perform all covenants of this Lease capable

of performance by mortgagee. In the event of such undertaking, or in the event such default is not susceptible of being cured by mortgagee, such default shall be deemed cured if mortgagee shall proceed in a timely and diligent manner to accomplish the foreclosure of Tenant's interest: provided, however, that if said foreclosure proceedings shall be subject to leave of any court (as in the case of a bankruptcy proceeding) and such leave shall have been applied for but not obtained by mortgagee, such default shall be deemed cured nevertheless, if mortgagee shall have attempted to obtain such leave in a timely and diligent manner. The obligation of mortgagee for the performance of the terms of this lease shall terminate upon the sale, transfer or assignment of the right, title and interest of mortgagee in the leasehold estate to any other person, firm or corporation.

Any provisions contained in this fease to the contrary notwithstanding, any mortgagee or its assignee may enforce such mortgage and acquire title to the leasehold estate in any lawful manner and, pending foreclosure of any such mortgage, may take possession of and rent the leased land and upon foreclosure of such mortgage may, without further consent of Landlord, sell, transfer or assign the leasehold estate or Sublet the leased land. Any purchase money, mortgage or deed of trust delivered in connection with any such assignment or transfer shall be entitled to the benefit of all of the provisions of this Lease regarding the rights of a mortgagee. Any person acquiring the leasehold estate from mortgagee shall, as a condition precedent to the enjoyment of the leasehold estate, assume in writing the liability for the performance of the obligations imposed upon Tenant by the terms of this Lease. Mortgagee shall furnish Landlord with an executed copy of the instrument of assignment or transfer and a copy of the undertaking made in accordance with the foregoing provisions. Upon said assumption the assignor shall be released from all obligations for performance of the terms of this Lease.

The foregoing provisions do not give any person the right to mortgage, hypothecate or otherwise encumber or to cause any liens to be placed upon the freehold estate of Landlord, nor shall the foregoing provisions in any event be construed as resulting in a subordination in whole or in part of the freehold estate of Landlord to any indebtedness of Tenant.

Notwithstanding the foregoing provisions, until such time as the indebtedness of Tenant to mortgagee shall have been fully paid, Landlord shall not, without the prior written consent of mortgagee first had and obtained, accept any surrender of this Lease, consent to any modification hereof or consent to the assignment hereof, or of any part or portion, of the term created thereby or of any interest therein; provided, however, at the time a Lot is Sold and Conveyed by a Residential Lease, there shall be recorded a reconveyance of the lien of the mortgagee covering such Lot Sold and Conveyed by a Residential Lease.

6.03 Subleases For Which Landlord's Consent Not Required.

- (a) Landlord's consent shall not be required for any Consumer Subleases or for any subsequent transfer of the subleasehold estate thereunder.
- (b) Tenant shall have the right, without Landlord's prior consent, to sublease its leasehold estate hereunder to any person or entity described in Section 6.01.02(a)(1). Said sublease is herein referred to as an "Affiliate Sublease".

ARTICLE VII LIENS

Tenant shall not suffer or permit to be enforced against the leased land, or any part thereof, any mechanics', laborers', materialmen's, contractors', subcontractors', or any other liens arising from or any claim for damages growing out of any work of construction or improvement, or any other claim or demand howsoever the same may arise, but Tenant shell pay or cause to be paid all of said liens, claims and demands before any action is brought to enforce the same against the leased land, and Tenant hereby indemnifies and agrees to hold Landlord and the leased land free and narmless from all liability for any and all such liens, claims and demands, together with all costs and expenses, including, but not limited to, attorneys' fees and court costs incurred by Landlord in connection therewith, and Landlord shall have the right, at any time and from time to time, to post and maintain on the leased land, or any part thereof, such notices of nonresponsibility as desired by Landlord or as may be provided by law. Notwithstanding anything to the contrary contained in this paragraph, if Tenant shall, in good faith, contest the validity of any such lien, claim or demand, then Tenant shall, at its expense, defend itself and Landlord against the same and shall pay and satisfy any adverse judgment that may be cendered thereon petote the enforcement thereof against Landlord or the leased land, and if Landlord shall require, Tenant shall furnish to Landlord a surety bond satisfactory to Landlord in an amount equal to such contested lien, claim or demand indemnifying Landlord against liability for same; or, if Landlord shall request, Tenant shall procure and record the bond provided for in the Civil Code of the State of California, or any comparable statute hereafter enacted providing for a bond freeing the leased land from the effect of such lien or claim or action thereon.

ARTICLE VIII INDEMNIFICATION AND INSURANCE

8.01 Indemnity.

Landlord shall not be limple for any loss, damage, injury or claim of any kind or character to any person (including a Buyer) or property arising from or caused by

the use or development of the leased land and the construction of improvements thereon, including, without limitation, any such loss, damage, injury or claim arising from or caused by (i) any use of the leased land, or any part thereof; (ii) any defect in the design, construction of or material in any structure or other improvement upon the leased land or in any other facility therein; (iii) any defect in soils or in the preparation of soils or in the design and accomplishment of grading; (iv) any act or omission of Tenant or any of its agents, employees, licensees, invitees or contractors; (v) any accident on the leased land or other casualty thereon; (vi) any representations by Tenant or any of its agents or employees; (vii) a violation or alleged violation by Tenant, its employees or agents, of any law now or hereafter enacted; (vill) any other cause whatsoever in connection with Tenant's use of the leased land; or (ix) the application of the principles of strict liability with respect to any act or omission during the term of this lease of Tenant or its agents, employees, licensees, invitees or contractors in connection with the leased land, and Tenant, as a material part of the consideration of this Lease, except to the extent occasioned by the sola act or negligence or willful misconduct of Landlord or its employees, hereby waives on its behalf all claims and demands against Landlord for any such loss, damage or injury of Tenant, and hereby indemnifies and agrees to hold Landlord entirely free and harmless from all liability for any such loss, damage, injury or claim with respect to any person or property made by other persons, and with respect to any such violations or charges arising therefrom, including, without limitation, attorneys' fees and court costs incurred by Landlord in connection there-With.

8.02 Insurance.

Tenant shall maintain at all times during the term of the Lease, at its expense and in companies acceptable to Landlord:

- (a) Workmen's compensation insurance and employer's liability insurance.
- (b) Comprehensive liability insurance, with limits of not less than FIVE HUNDRED THOUSAND (\$500,000) DOLLARS for any one person; ONE MILLION (\$1,000,000) DOLLARS for any one occurrence as to bodily injury or death; and ONE HUNDRED THOUSAND (\$100,000) DOLLARS per occurrence as to property damage.

Fach policy of insurance shall be issued by insurers of recognized responsibility, qualified to do business in California, acceptable to Landlord and which has, at the execution hereof, a rating at least equal to AXV by Best's Insurance Guide (or other equivalent rating if such Guide be discontinued) and shall name Landlord as an additional insured. Prior to the time of commencement of this Lease, Tenant shall deliver certificates of insurance carriers of

each policy of insurance as evidence of compliance with the above requirements and stating that not less than ten (10) days' written notice will be given to Landlord prior to cancellation or reduction in coverage or amount.

8.03 Landlord's Indemnity.

The parties agree that Tenant shall have no liability by reason of the fact that a portion of Monterey Lane lies within an easement on the leased land as described on Exhibit A. Landlord hereby agrees to indemnify and hold Tenant and any community association formed by Tenant to service the residents of the leased land absolutely free and harmless from any loss, damage, injury, claim or cause of action of any kind arising out of the use, improvement or maintenance of said Monterey Lane, including, without limitation, attorneys' fees and court costs.

ARTICLE IX REMOVAL

Upon the expiration of the term of this Lease, Tenant shall quit and surrender possession of the leased land to Landlord. Upon the expiration of the term of this Lease, Tenant shall have the right to remove from the leased land any improvements erected on the leased land by Tenant and which, at the time of such expiration, remain the property of Tenant. Tenant shall promptly repair any damage to the leased land caused by such removal. If Tenant has not completed such removal within sixty (60) days of the expiration of the term hereof, all of such improvements shall automatically become the property of Landlord without the payment of any consideration therefor. In addition, before surrendering possession of the leased land as aforesaid, Tenant shall, without expense to Landlord, remove or cause to be removed from said leased land all movable signs, furnishings, equipment, trade fixtures, merchandise and other movable personal property installed or placed therein, and all debris and rubbish, and Tenant shall repair all damage to the leased land resulting from such removal. Upon such expiration, and if requested by Landlord, Tenant shall, within five (5) days of a request therefor, execute, acknowledge and deliver to Landlord an instrument in Writing releasing and quirclaiming to Landlord all right, title and interest of Tenant in and to said leased land by reason of this Lease or otherwise. If Tenant fails to remove any of its signs, furnishings, equipment, trade fixtures, merchandise or other personal property within thirty (30) days after the expiration or earlier termination of this Lease, then Landlord may, at its sole option, (i) deem any or all of such items abandoned as the sole property of Landlord; or (ii) remove any or all of such items and dispose of same in any manner or store same for Tenant, in which event the expense of such disposition or storage shall be borne by Tenant and shall be immediately due and payable.

ARTICLE X CONDEMNATION

The words "condemnation" or "condemned", as used in this paragraph, shall mean the exercise of, or intent to exercise, the power of eminent domain expressed in writing, as well as the filing of any action or proceeding for such purpose, by any person, entity, body, agency or authority having the right or power of eminent domain (the "condemning authority" herein), and shall include a voluntary sale to any such condemning authority, either under the threat of condemnation or while condemnation proceedings are pending, and the condemnation shall be deemed to occur in point of time upon the actual physical taking of possession pursuant to the exercise of said power of eminent domain. All award or compensation paid upon condemnation shall be allocated as (1) Prior to the time the leased land or any portion is Placed under Development, the entire award shall be allocated, paid to and be the sole property of Landlord, except for Tenant's hard costs which shall be paid out of said award to Tenant, and (2) after the time the leased land or any portion thereof has been Placed under Development the entire award shall be allocated as follows: (a) to Tenant, a sum equal to the total of (i) the then fair market value of the buildings and other improvements constructed or installed by Tenant on the leased land; and (ii) the then fair market value of Tenant's leasehold interest in the leased land representing the present value of the aggregate of the difference, if any, between (a) the economic cental and (b) the basic rental, for the unexpired period prior to a basic rental adjustment as provided in Arricle IV; and (b) to Landlord, the remainder. Landlord may, with Tenant's written consent, agree to sell and/or convey the leased land or portion thereof to the condemning authority without first requiring that action or proceeding shall be instituted or, if any such action or proceeding shall be instituted, without requiring any trial or hearing thereof. All amounts paid by the condemning authority upon such voluntary sale or conveyance shall be allocated as provided above.

In determining the portion of a condemnation award or a payment for voluntary sale or conveyance under threat of condemnation, any appraisal performed by the condemning authority in connection with such award or conveyance shall be controlling. In the absence of such appraisal or agreement between Landlord and Tenant as to such amounts, each shall appoint an appraiser and the two shall select a third appraiser, and all three shall appraise the property for the purpose of such allocation of compensation for a condemnation with the average of the two appraisals which are the closest controlling.

If only a portion of the leased land is condemned, this Lease shall terminate if the mortgagee shall consent thereto in writing and if Tenant shall notify Landlord, within sixty (60) days of the condemnation, that the portion of the leased land remaining after the condemnation cannot be developed in the manner chosen by Tenant. If Tenant fails

to timely give such notice, this Lease shall remain in full force and effect as to the remaining portion of the leased land, except that (a) the basic rental payable by Tenant shall be reduced in the proportion that the area of the portion taken bears to the area of the entire leased land, and (b) Tenant shall be entitled to use the award payable on such partial condemnation to repair any damage to the remaining portion of the leased land and improvements thereon.

As used in the foregoing, "Tenant's hard costs" shall mean all of Tenant's direct out-of-pocket expenses incurred with regard to the development or intended development of the leased land and shall include, without limitation, the following but shall not include any charge for overhead or other administrative expenses: engineering, architectural, environmental, legal, accounting and other consultants, development fees paid to governmental authorities, the cost of preparing and/or reproducing plans and specifications for such development, and the contract cost of improving the leased land (or Tenant's direct costs if such improvement is done by Tenant's employees).

ARTICLE XI DEFAULT AND REMEDIES IN EVENT OF DEFAULT

11.01 Events of Default.

Tenant shall be deemed in default under the rerms of this Lease should Tenant:

- (a) Use the leased land or suffer the same to be used for any purpose other than as authorized in this Lease for more than thirty (30) days after notice from Landlord specifying the unauthorized use; provided, however, if such unauthorized use is not capable of being cured within said thirty (30) day period. Tenant shall not be deemed in default nersunder so long as it commences to cure such unauthorized use within said period and thereafter diligently and continuously prosecutes the same to completion; or
- (b) Default in the payment of any basic rental payment and such default shall continue for ten (10) days after notice thereof is given to Tenant; or
- (c) Fail to pay or cause to be paid any tax, assessment, insurance premium, lien, claim, demand, judgment or other charge provided in this Lease to be paid or caused to be paid by Tenant at the times and in the manner hereinapove provided and such breach or default shall continue for thirty (30) days after notice thereof is given to Tenant; provided, however, the foregoing shall not prejudice Tenant's right to contest any claim or lien pursuant to Article VII above; or
- (d) File a voluntary petition in bankruptcy or be adjudicated a bankrupt or insolvent or shall file

any petition or answer seeking or acquiescing in any reorganization, dissolution or similar relief for itself under any present or future federal, state or other statute, law or regulation relating to bankruptcy, insolvency or other relief for debtors, or shall seek or consent to or acquiesce on the appointment of any trustee, receiver or liquidator or shall make a general assignment for the benefit of creditors, or shall admit in writing its inability to pay its debts generally as they become due; or

- (e) A court of competent jurisdiction small enter an order, judgment or decree approving a petition filed against Tenant seeking any reorganization, dissolution or similar relief under any present or future federal, state or other statute, law or regulation relating to bankruptcy, insolvency or other relief for debtors, and such order, judgment or decree small remain unvacated and unstayed for an aggregate of ninety (90) days (whether or not consecutive) from the first day of entry thereof; or any trustee, receiver, or liquidator of Tenant shall be appointed without the consent or acquiescense of Tenant and if such appointment shall remain unvacated and unstayed for an aggregate of ninety (90) days (whether or not consecutive); or
- any other covenant, undertaking, duty, condition or restriction provided in this Lease to be kept and performed by Tenant thirty (30) days after written notice from Landlord specifying the nature of such default or breach; provided, however, if the nature of such default or breach is such that it is incapable of being cured within said thirty (30) day period, then Tenant shall not be deemed in default under this Lease if Tenant commences to cure the same within said thirty (30) day period and thereafter diligently and continuously (taking into account the nature of the default or breach) prosecutes such cure to completion.

11.02 Remedies.

In the event of Tenant's default, Landlord may, at Landlord's option:

(a) Continue this Lease in effect without terminating Tenant's right to possession, even though Tenant has breached this Lease and abandoned the leased land; and to enforce all of Landlord's rights and remedies under this Lease, including the right to recover, by suit or otherwise, all sums and installments required to be paid in accordance with the provisions of Article IV above, or other monetary performance as it becomes due hereunder, or to enforce, by suit or otherwise, any other term or provision hereof on the part of Tenant required to be performed, it being specifically agreed that the aggregate unpaid installment indebtedness shall bear simple interest at the rate of ten (10%) percent per annum from the date thereof until paid, provided, however, that Landlord may, at any time thereafter, elect to terminate this Lease for such previous breach by notifying Tenant in writing that Tenant's right to possession of the leased land has been terminated; or

- (b) By written notice to Tenant, Landlord may declare this Lease at an end, re-enter the leased land by process of the law, eject all parties in possession thereof therefrom and repossess said leased land, in which event, Landlord shall have the right to recover from Tenant:
 - (i) The worth at the time of award of the unpaid rent which has been earned at the time of termination;
 - (ii) The worth at the time of award of the amount by which the unpaid rent which would have been earned after termination until the time of award exceeds the amount of such rental loss that the Tenant proves could have been reasonably avoided;
 - (ili) The worth at the time of award of the amount by which the unpaid rent for the balance of the term after the time of award exceeds the amount of such rental loss for the same period that the Tenant proves could be reasonably avoided;
 - (iv) All other amounts necessary to compensate Landlord for all the detriment proximately caused by Tenant's failure to perform its obligations hereunder or which in the ordinary course of things are likely to result therefrom; and
 - (V) In computing "worth at the time of award" Landlord shall be allowed interest at the rate of ten (10%) percent per annum.

The remedies of Landlord, as hereinabove provided, are cumulative and in addition to and not exclusive of any other remedy of Landlord herein given or which may be permitted by law. The remedies of Landlord are subject to the provisions of Section 6.02.

11.03 Termination on Default.

Upon such termination, Tenant, if required by Landlord so to do by written notice to Tenant, shall within sixty (60) days, cause all improvements, structures and appurtenances thereto belonging to Tenant or those claiming under Tenant, to be removed from the leased land (or the portion of the leased land being then the subject of this Lease) and Tenant shall cause any excavations to be filled and all foundations, debris and other parts to be removed and the premises thereof surrendered in a clean and orderly condition. In the event any such improvements shall not be removed within the time period as provided in this Section 11.03, the same shall, at the option of the Landlord, become the property of Landlord, without any requirement for the payment of consideration therefor; provided, however, that any such termination of this Lease shall not relieve the Tenant or its successors and assigns, if any, from liability for damages which Landlord may incur by reason of Tenant's

default in failing to remove all structures, improvements and appurtenances (excluding the aforementioned type of improvements and installations) and to remove all debris within said time period.

11.04 Quitclaim.

Upon such termination of this Lease, Tenant, following Landlord's request, shall execute, acknowledge and deliver to Landlord a quirclaim deed quitclaiming all right, title and interest of Tenant in and to the leased land.

ARTICLE XII MISCELLANEOUS

12.01 Short Form.

This Lease shall not be recorded, but the Ground Lease (Short Form-Memorandum), in the form attached hereto as Exhibit C and by this reference made a part hereof, shall be executed and recorded by the parties hereto upon the execution of this Lease.

12.02 Landlord's Cooperation.

Landlord agrees to cooperate with Tenant in developing the leased land in the manner chosen by Tenant, including, without limitation, attending a reasonable number of meetings with Tenant and/or jurisdictional government agencies.

12.03 Construction of Laase.

The language in all parts of this Lease shall, in all cases, be construed as a whole and in accordance with its fair meaning and not restricted for or against either Landlord or Tenant. The captions of the paragraphs and subparagraphs of this Lease are for convenience only and shall not be considered or referred to in resolving questions or construction.

12.04 Severability.

If any provision of this Lease shall be adjudged to be invalid, void or illegal, it shall in no way affect, impair or invalidate any other provision hereof, the parties hereby agreeing that they would have entered into the remaining portion of this Lease notwithstanding the omission of the portion or portions adjudged invalid, void or illegal.

12.05 Relationship of the Parties.

The relationship of the parties hereto is that of Landlord and Tenant, and it is expressly understood and agreed that Landlord does not in any way nor for any purpose bacome a partner of Tenant or a Joint venturer with Tenant in the conduct of Tenant's business or otherwise, and that

the provisions of any agreement between Landlord and Tenant relating to rent are made solely for the purpose of providing a method whereby rental and purchase payments are to be measured and ascertained.

12.06 Notices.

Any notice to be given or other document to be delivered by either party, or all payments of rental, may be delivered in person to either party or may be deposited in the United States mail in the State of California, duly certified, return receipt requested, with postage prepaid, and addressed to the party for whom intended at the address appearing at the head of this Lease. In the event that Landlord has received notice of the hypothecation by Tenant of his leasehold estate with a mortgage, all notices to be sent by Landlord to Tenant hereunder shall be effective only if a copy thereof is sent to the Mortgagee at the address supplied to Landlord by Tenant or such Mortgagee.

Either party hereto may from time to time by written notice to the other party designate a different address which shall be substituted for the one above specified. If any notice or other document is sent by registered or certified mail, as aforesaid, the same shall be deemed served or delivered forty-eight (48) nours after the mailing in the County of Orange, as above provided.

12.07 Attorneys' Fees.

In the event of any dispute between the parties hereto involving the covenants or conditions contained in this Lease or arising out of the subject matter of this Lease, the prevailing party shall be entitled to recover reasonable expenses, accorneys' fees and costs.

In the event Landlord is made a party to litigation arising out of acts or negligence by Tenant regarding the subject matter of this Lease, Landlord shall be entitled to recover from Tenant its reasonable expenses, attorneys' fees and costs incurred in such litigation. Tenant herepy indemnifies and agrees to hold Landlord harmless of and from all liabilities, costs and expenses arising from any such litigation.

12.08 Waiver.

No delay or omission by either party hereto in exercising any right or power accruing upon the noncompliance or failure to perform by the other party hereto under the provisions of this lease shall impair any such right or power or be construed to be a waiver thereof. A waiver by either party hereto of any of the covenants, conditions or agreements hereof to be performed by the other party shall not be construed as a waiver of any succeeding breach of the same or other covenants, agreements, restrictions and conditions hereof.

12.09 Inspection.

Landlord reserves the right for Landlord and Landlord's agents and representatives to enter upon the leased land at any reasonable time following reasonable notice for the purpose of attending to Landlord's interest hereunder, and to inspect the leased premises.

12.10 Covenants and Conditions.

Each of the covenants in this Lease shall be deemed and construed as conditions and each and every covenant shall be deemed covenants running with the land.

12.11 Entire Agreement.

This Lease contains the entire agreement of the parties hereto with respect to the matters covered hereby, and no other previous agreement, statement or promise made by any party hereto which is not contained herein shall be binding or valid.

12.12 Non-disturbance.

No mortgage or deed of trust placed on the leased land by Landlord Shall be superior to the interest of Tenant herein, unless Landlord and Tenant execute an agreement in recordable form satisfactory to the Tenant that in the event of judicial or private foreclosure, or deed in lieu of foreclosure, or any other action taken by such mortgagee or beneficiary, this lease and the rights of Tenant hereunder shall not be disturbed by reason of any such foreclosure or other action, but shall continue in full force and effect so long as this Lease shall remain in full force and effect and that in the event of any conflict between the terms of this Lease and any such mortgage or deed of trust with regard to insurance or condemnation proceeds or any other provisions of the Lease or the mortgage or the deed of trust, the rerms and provisions of this Lease shall prevail.

12.13 Estoppel Certificates.

Landlord and Tenant shall at any time and from time to time, upon not less than ten (10) days prior written request by the other party or parties to this Lease, execute, acknowledge and deliver to such party or parties a statement in writing certifying that this Lease is unmodified and in full force and effect (or if there has been any modification thereof that the same is in full force and effect as modification or modifications) and that there are no defaults existing (or if there is any claimed default stating the nature and extent thereof); and stating the dates to which the rent and other charges have been paid in advance. It is expressly understood and agreed that any such statement delivered pursuant to this section may be relied upon by any prospective assignee or sublessee of the leasehold estate, or estates

of Tenant, or any prospective purchaser of the estate of Landlord, or any lender or prospective assignee of any lender on the security of the leased land or the fee estate or any part thereof, or upon the leasehold estate of Tenant or any part thereof, and any third person.

12.14 Signs.

Tenant shall be entitled to place on the leased land such advertising signs as it deems necessary or proper for the development and marketing of the leased land.

12.15 Merger.

There shall be no merger of this Lease or the leasehold estate hereunder with the fee estate in the leased land by reason of the fact that the Lease or any interest hereunder may be held for the account of a person or entity who is the owner of the fee estate in the leased land or any portion thereof, unless a written instrument effectuating such merger is recorded.

IN WITHESS WHEREOF, each of the parties hereto has caused this Lease to be executed as of the day and year first above written.

HOUSER BROS. CO. A California Limited Partnership

By CLIFFORD C. HOUSER,
General Partner

By Thomas Tours To

"Landlord"

"Tenant"

WARMINGTON

-27-

HOU 000772

BK 13362 PG 317

RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO:

32442

The Robert F. Warmington Co. 16592 Hale Avenue Irvine, California 92714

45.00

RECORDED AT REQUEST OF EIRST AMER. TITLE INS. CO. IN OFFICIAL RECORDS OF ORANGE COUNTY, CAUFORNIA. 801 A.M. OCT 22 1979

Space Above This Line for Recorder's Use Only

GROUND SUBLEASE (SHORT FORM-MEMORANDUM)

THIS GROUND SUBLEASE (SHORT FORM-MEMORANDUM) is made this 19th day of October , 1979, by and between ROBERT P. WARMINGTON (hereinafter "Landlord") and THE ROBERT P. WARMINGTON CO., a California Corporation (hereinafter "Tenant"), upon the following terms and conditions:

WITNESSETH:

- 1. Landlord leases to Tenant that certain real property (the "leased land") located in the city of Huntington Beach, County of Orange, State of California, which leased land is described on Exhibit "A" attached hereto and made a part hereof, at the rental and upon all of the terms and conditions set forth in that certain unrecorded Ground Sublease of even date between Landlord and Tenant which is incorporated herein by this reference.
- 3. The aforementioned incorporated Ground Sublease provides, among other things, that the Tenant shall pay all taxes, general and special assessments and other charges which, during the term of this lease, may be levied upon or assessed against the leased land and all interests therein.
- 4. The aforementioned incorporated Ground Sublease also provides, among other things, that Tenant shall not encumber, assign or otherwise transfer said Sublease, or sublet the whole or any part of the leased land without the prior written consent and approval of Landlord, except as otherwise expressly permitted in said incorporated Ground Sublease.
- 5. Landlord hereby irrevocably makes, constitutes and appoints Tenant as Landlord's true and lawful attorney for him and in his name, place and stead and for his use and benefit to exercise any or all of the following powers as to the leased land, any interest therein and/or any building or other improvement thereon: To undertake any and all construction activities on or in connection with the leased land and to execute on behalf of Landlord if Landlord has not executed the same, as provided and within the time period set forth in said incorporated Ground Sublease, any map, permit, application, survey, report, approval, easement deed or other documents as are necessary or convenient to obtain the required approvals, permits or other action of the City of Huntington Beach, the County of Orange, California, and

ORANGE,CA

other governmental and quasi governmental authorities, including public utilities, for the development of the leased land in the manner contemplated by said incorporated Ground Sublease, giving and granting unto his said attorney full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the leased land as fully to all intents and purposes as he might or could do if personally present, hereby ratifying all that his said attorney shall lawfully do or cause to be done by virtue of these presents. It is expressly agreed and understood that the foregoing power of attorney is coupled with an interest.

6. Should there be any inconsistency between the terms of this instrument and the Ground Sublease incorporated herein, the terms of said incorporated Ground Sublease shall prevail.

IN WITNESS WHEREOF, each of the parties hereto has caused this Short Form-Memorandum of Ground Sublease to be duly executed as of the day and year first above written.

LANDLORD:

TENANT:

The Robert P. Warmington Co.

Roger 9. Darnell

STATE OF CALIFORNIA)

COUNTY OF ORANGE

On October 19

1979, before me, the undersigned, a Notary

Public in and for said State, personally appeared ROBERT P, WARMINGTON

Known to me to be the person whose name is subscribed to the within

instrument and acknowledged to me that he executed the same.

WITNESS my hand and official seal.

OFFICIAL SEAL

PEAR I HUNT

ORANGE COUNT

STATE OF CALIFORNIA COMMIN COUNTY OF ORANGE

COUNTY OF ORANGE.) 1979, before me, the undersigned, a Notary Public in and for said State, personally appeared ROGER D. DARNELL known to me to be the Vice President of the Corporation that executed the within instrument, and known to me to be the person who executed the within instrument on behalf of the Corporation therein named, and acknowledged to me that such Corporation executed the within instrument pursuant to its by-laws or a resolution of its Board of Directors.

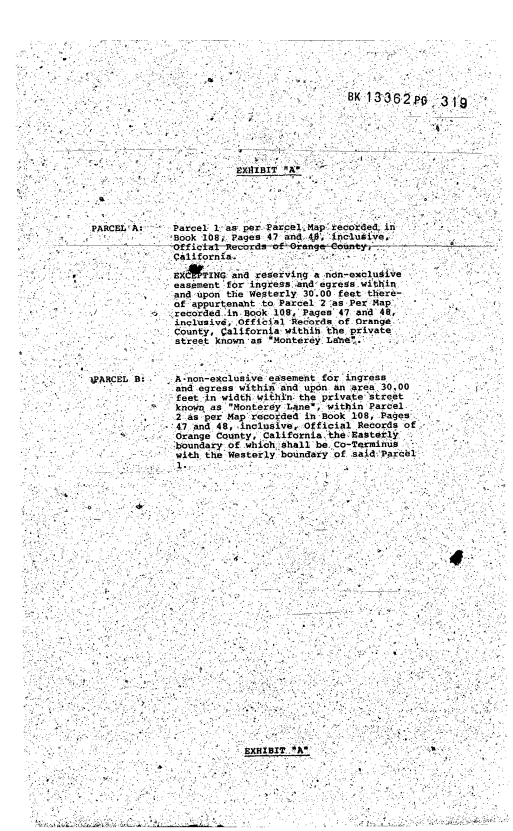
WITNESS my hand and official seal.

OFF CIAL SEAL
PE LL HUNT
NOTA: FULL GALFORNA
CRANGE COUNTY

The second second second

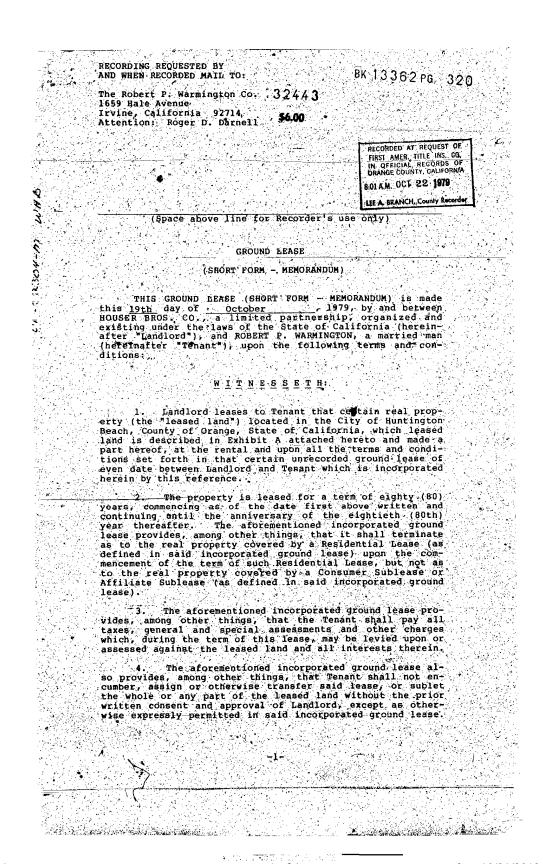
PEARL L HUNT

Periodological Condition of Salar Condition



____CORDED I=

Page 3 of 3



ORANGE,CA Document: LS 13362.320

BK 13362 PG 32

5. Landlord hereby irrevocably makes, constitutes and appoints Tenant as Landlord's true and lawful attorney for it and in its name, place and Stead and for its use and benefit to exercise any/or all of the following powers as to the leased land, any interest therein and/or any building or other improvement thereon: To undertake any and all construction activities on or ine connection with the leased land and to execute on behalf of Landlord it Landlord nas not executed the same, as provided and within the time period set forth in said incorporated ground lease, any map, permit, application, survey, report, approval, easement deed or other documents as are necessary or convenient to obtain the required approvals, permits or other action of the City of Suntington Beach, the County of Orange, California, and other governmental and guasi governmental authorities, including public utilities, for the development of the leased land in the manner contemplated by said incorporated ground lease, giving and granting unto its said attorney full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the leased land as fully to all intents and purposes as it might or could do if personally present, hereby ratifying all that its said attorney shall lawfully do or cause to be done by virtue of these presents. It is expressly agreed and understood that the foregoing power of attorney is coupled with an interest.

6. Should there be any inconsistency between the terms of this instrument and the ground lease incorporated herein, the terms of said incorporated ground lease shall-prevail.

IN WITNESS WHEREOF, each of the parties hereto has caused this Short Form - Memorandum of Lease to be duly executed as of the day and year first above written.

HOUSER BROS. CO., a California limited partnership by its general partners

By - Glillow 6 Ho

General Partner

By

By Vernon F. Houser, General Partner

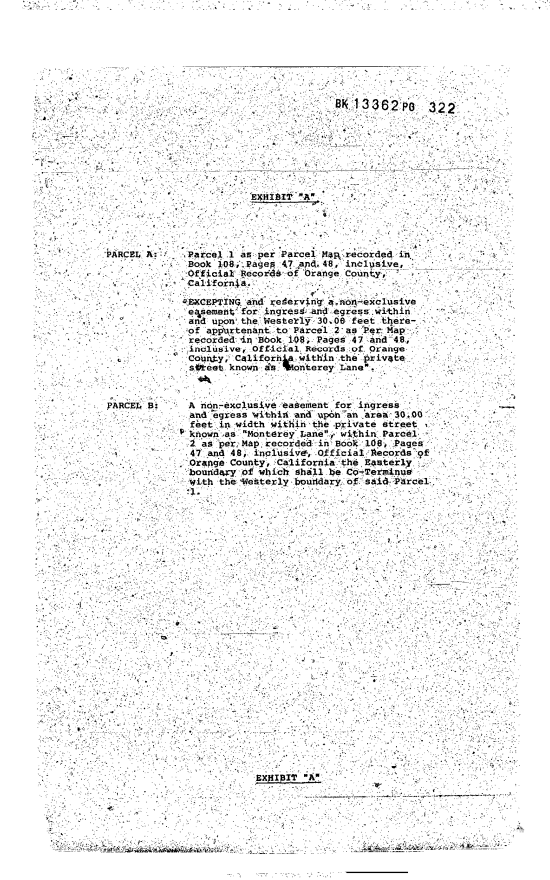
obert P. Warmington

erc Fi, warming con

"Tenant

"Landlord

ORANGE,CA Document: LS 13362.320



ORANGE,CA Document: LS 13362.320

STATE OF CALIFORNIA) COUNTY OF ORANGE On this [97] day of OCTOBER 1979, before me, a Notary Public, personally appeared Clifford C. Houser and vernon F. Houser, known to be to be the general partners of the partnership that executed the within instrument, and acknowledged to me that such partnership executed the same. WITNESS my hand and official seal: OFFICIAL SEAL
CHRISTINE A BELMONTE
Notary Public Cellionie
ORANGE COUNTY Fund Ount Ollmond Public in and for said County and State STATE OF CALIFORNIA) SS. On this 19th day of October , 1979, before me, the undersigned, a Notary Public in and for said State, personally appeared Robert P. Warmington, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same. COUNTY OF ORANGE Notary Public in and for said County and State

ORANGE,CA

EXHIBIT B

EXHIBIT B

EXHIBIT B

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

ROBERT P. WARMINGTON 16592 Hale Avenue Irvine, California 92714

\$5.00

The state of the s

· · . . 7

SK 13383 PG 1868

RECORDED AT REQUEST OF FIRST AMER. TITLE INS. CO. IN OFFICIAL RECORDS OF ORANGE COUNTY, CALIFORNIA

8:01 A.M. NOV 6 1979

LEE A. BRANCH, County Recorder

(Space above line for Recorder's use only)

COVENANT RUNNING WITH THE LAND

79, THIS INSTRUMENT is made this 19th day of October, 1979, by HOUSER BROS. CO., a California limited partnership ("Houser") whose sole general partners are Clifford C. Houser and Vernon F. Houser.

RECITALS

- A. Houser is the owner of certain real property in the City of Huntington Beach, County of Orange, State of California, described as Parcels 1 and 2 as shown on a Parcel Map recorded in Book 108, Pages 47 and 48, inclusive, of Parcel Maps in the Office of the County Recorder of said County (hereinafter "Parcel 1" and "Parcel 2" respectively).
- B. Concurrently herewith, Houser is leasing Parcel 1 to ROBERT P. WARMINGTON, a married man ("Warmington") by a Ground Lease of even date herewith (the "Ground Lease"), a memorandum of which is being recorded concurrently or substantially concurrently with this instrument.
- C. Pursuant to the Ground Lease, Warmington may use Parcel 1 to develop thereon single-family residences or condominiums. The Ground Lease further provides that access to Parcel 1 from Edinger Avenue (the abutting public street) is to be had over a portion of Monterey Lane, a private street located on right-of-way easements on either side of the southerly boundary of Parcel 1 with Parcel 2. The maintenance of the portion of Monterey Lane as to which Warmington (and the residents of homes or condominiums to be built by Warmington on Parcel 1) has easement rights is the responsibility of Houser as Landlord under the Ground Lease as provided therein.
- D. It is the intention of Houser and Warmington that Houser's obligations under the Ground Lease also run with and bind a portion of Parcel 2 and the successive owners thereof as described in this instrument.

NOW, THEREFORE, in consideration of the foregoing and other good and valuable consideration, the receipt of which is hereby acknowledged, including without limitation, Warmington's execution of the Ground Lease, Houser hereby covenants, declares and agrees that Houser's obligations as

-1-

Document: CA 13383.1868

ORANGE,CA

BK 13383 PG 1869

The state of the s

Landlord concerning Monterey Lane as set forth in Section 7.9 of the unrecorded Option Agreement between Landlord and Tenant, as optionor and optionee respectively, which preceded the execution of the Ground Lease, hereby incorporated herein by reference, are also covenants running with the portion of Parcel 2 described by extending the southerly boundary of Parcel 1 parallel to Edinger Avenue to the westerly boundary of Parcel 2, and every portion of the area so described (the "Covenant Area"), and shall bind the Covenant Area, Houser and Houser's heirs, assigns, repre-Covenant Area, Houser and Houser's heirs, assigns, representatives and successors in interest for the benefit of Warmington and the leasehold estate in Parcel 1 under the Ground Lease and any portions into which it may be divided, by Pacidential Lease (as defined in the Ground Lease) or by Residential Leases (as defined in the Ground Lease) or otherwise. In the event of a breach of the foregoing covenants, or any of them, Warmington may seek any remedy available at law or in equity, including without limitation an action seeking damages, to seek specific enforcement thereof, or to enjoin the breach or continued breach thereof. It is specifically understood that any of the foregoing remedies may be employed at the option of Warmington, and the failure to do so upon any one or more of any such breach shall not be a waiver of the right to employ any of such remedies upon the continuance of such breach or any subsequent breach. As used in the foregoing, "Warmington" shall include any of Warmington's heirs, successors or shall include any of Warmington's heirs, successors or representatives as well as any assignee or sublessee of Warmington's leasehold estate under the Ground Lease in Parcel l or any portion into which it may be divided and any leasee under a Residential Lease, Consumer Sublease or Affiliate Sublease (as defined in the Ground Lease); provided, however, lessees under such Residential Leases and sublessees under such Consumer Subleases shall not have the sublessees under such Consumer Subleases shall not have the right to enforce such covenant except on the majority vote of the association of such lessees or sublessees formed by Warmington to manage Parcel 1. If Warmington or such lessees under such Residential Leases acquire the fee interest in all or a portion of Parcel 1, the benefit of the covenant described above shall run in favor of such fee covenant described above shall run in favor of such fee interests and their successors therein, but subject to the same restriction concerning enforceability by residents of Parcel 1 set forth above. Nothing herein shall relieve Warmington or lessees under such Residential Leases or sublessees under such Consumer Subleases from their obligations to pay for a share in the maintenance of the portion of Monterey Lane used to gain access to Parcel 1.

IN WITNESS WHEREOF, Houser has executed this instrument on the day and year first above written.

HOUSER BROS. CO., a California limited partnership by its general partners

By Clifford 6 House

By Cernon + Jonesen Vernon F. Houser

ORANGE,CA Document: CA 13383.1868 Branch: A 54 0 Series of Motion and Motion Montible After Promoting Branch: A 54 0 Series of Motion and Motion Montible After Promoting Branch Branch

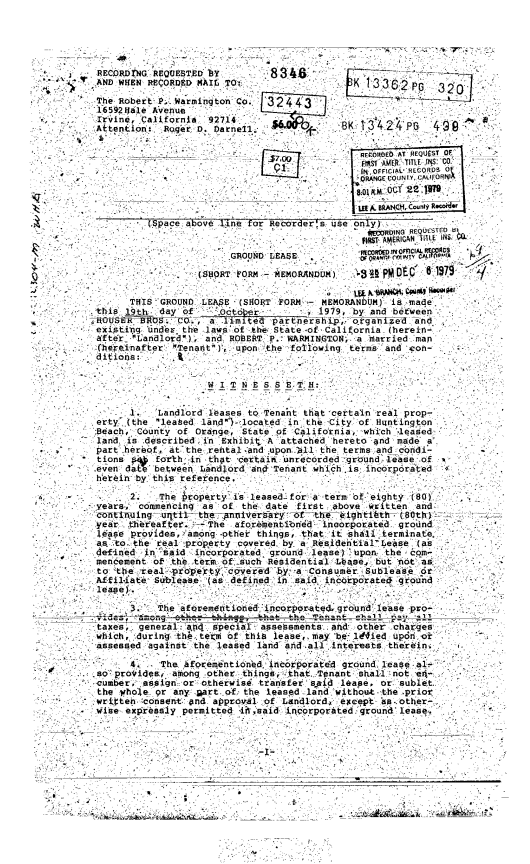
BK 13383 PG 1870 STATE OF CALIFORNIA) ss. COUNTY OF ORANGE On this 19th day of Ontable , 1979, before me, a Notary Public, personally appeared Clifford C. Houser and Vernon F. Houser, known to me to be the general partners of the partnership that executed the within instrument, and acknowledged to me that such partnership executed WITNESS my hand and official seal. OFFICIAL SEAL CHRISTINE A. BELMONTE Notary Public-California County and State Commission Expires March 14, 1981

ORANGE,CA Document: CA 13383.1868

EXHIBIT C

EXHIBIT C

EXHIBIT C



ORANGE,CA

Document: LS 13424.499

FK 13362 PG 321

5. Landlord hereby irrevocably makes, constitutes and appoints Tenant as Landlord's true and lawful attorney for it and in its name, place and stead and for its use and benefit to exercise any/or fill of the following powers as to the leased land, any interest therein and/or any building or other improvement thereon: To undertake any and all construction activities on or in connection with the leased land and to execute on behalf of Landlord if Landlord has not executed the same, as provided and within the time period set forth in said incorporated ground lease, any map, permit, application, survey, report; approval, easement deed or other documents as are necessary or convenient to obtain the required approvals, permits or other action of the City of Huntington Beach, the County of Orange, California, and other governmental and gasi governmental authorities, including public utilities; for the development of the leased land in the manner contemplated by said incorporated ground lease, giving and granting unto its said attorney full power and authority to do and perform all and gvery act and thing whatsoever requisite; necessary or appropriate to be done in and about the leased land as fully to all intents and purposes as it might or could do if personally present, hereby ratifying all that its said attorney shall lawfully do or cause to be done by virtue of these presents. It is expressly agreed and understood that the foregoing power of attorney is coupled with an interest.

6. Should there be any inconsistency between the terms of this instrument and the ground lease incorporated berein, the terms of said incorporated ground lease shall prevail.

IN WITNESS WHEREOF, each of the parties hereto has caused this Short Form - Memorandum of Lease to be duly executed as of the day and year first above written.

HOUSER BROS. CO., a California limited partnership by its general partners

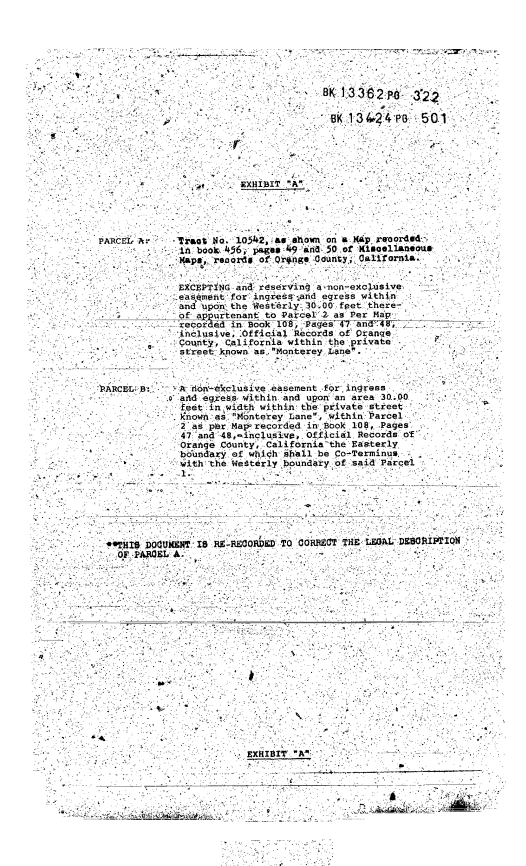
Clifford C. Houser, General Partner

Vernon F. Houser, General Partner

Robert P. Warmington

"Tenant'

2 – پر



ORANGE,CA Document: LS 13424.499

BK 13362 PB 323 BK 13424 PG 502 STATE OF CALIFORNIA COUNTY OF DRANGE On this 1974 day of OCTUBER, 1979, before me, a Notary Public, personally appeared Clifford C. Houser and Vernon P. Houser, known to be to be the general partners of the partnership that executed the within instrument, and acknowledged to me that such partnership executed the same. WITNESS my hand and official seal. tary Public in and for County and State STATE OF CALIFORNIA) COUNTY OF DRANGE On this 19th day of October , 1979, before me, the undersigned, a Notary Public in and for said State, personally appeared Robert P. Warmington, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same. WITNESS my hand and official seal. Public in and for said County and State

ORANGE,CA

Document: LS 13424.499

	ala di Kabupatèn Kabupatèn K	
	4. 47. 500 CHA 200 CHA	
STATE OF CALIFORNIA		
COUNTED Orange	BK 13424P6 503 before the undersigned, a Notesy Public in and for	
said State, personally appeared	化工业工厂 电对极电路 化二氯化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	
Total or non-	er and Vernon F. Houser,	
911 96		
known to me to be All of the p	arthers of the parmership ** scknowledged to me that	
known to me to be 811 Of the p that executed the within instrument and such plushership executed the same.	arrivers of the permerchip acknowledged to me that	
that executed the within instrument and	ecknowledged to me that	
that executed the within instrument and such partnership executed the same.	ecknowledged to me that	
that executed the within instrument and its partnership executed the same. WITNESS my hand and official sail. Signature Lessey K & KERRY K & KERY K & KERRY K & KERY	OFFICIAL SEAL KERTYK HOFFMAN OGANGE COUNTY My Commission Evriss Oct. 25, 1983	
that executed the within instrument and just partierable executed the same. WITNESS my hand and official seal. Signature Assay H. A.	OFFICIAL SEAL KERLY K. HOFFMAN NUTARY FUBLIC CALIFORNIA GRANGE COUNTY My Commission Fri sis Oct. 25, 1983 FEM AN (this see to official control seet)	
that executed the within instrument and its partnership executed the same. WITNESS my hand and official sail. Signature Lessey K & KERRY K & KERY K & KERRY K & KERY	OFFICIAL SEAL KERLY K. HOFFMAN NUTARY PUBLIC CALIFORNIA GRANGE COUNTY M. Commission Friss Oct. 25, 1983	
that executed the within instrument and its partnership executed the same. WITNESS my hand and official sail. Signature Lessey K & KERRY K & KERY K & KERRY K & KERY	OFFICIAL SEAL KERLY K. HOFFMAN NUTARY FUBLIC CALIFORNIA GRANGE COUNTY My Commission Fri sis Oct. 25, 1983 FEM AN (this see to official control seet)	
that executed the within instrument and juch partnership executed the same. Witness my hand and official said. Signature Last Kerry K. Name (Typed or Prin	OFFICIAL SEAL KERLY K. HOFFMAN NUTARY FUBLIC CALIFORNIA GRANGE COUNTY My Commission Fri sis Oct. 25, 1983 FEM AN (this see to official control seet)	
that executed the within instrument and its partnership executed the same. WITNESS my hand and official sail. Signature Lessey K & KERRY K & KERY K & KERRY K & KERY	OFFICIAL SEAL KERLY K. HOFFMAN NUTARY FUBLIC CALIFORNIA GRANGE COUNTY My Commission Fri sis Oct. 25, 1983 FEM AN (this see to official control seet)	
state executed the within instrument and juch partnership executed the same. Witness my hand and official seal. Signature ACMAY To Name (Typed or Print State of CALIFORNIA COUNTY OF OTTAKE	CF-EMAN CONTROL SEAL KERTY K HOFFMAN FORANCE COUNTY My Commission Errises Oct. 25, 1985 EF-EMAN (This sea to option control seal) (This sea to option control seal) Associated as the control seal of the	
state pecuried the within instrument and juch partnership executed the same. Witness my hand and official seal. Signature LANG TA AND Name (Typed or Print	CF-EMAN CANNE COUNTY My Commission Errisis (ct. 25, 1985) FF FM AN (This sea to offer) control seal) (This sea to offer) control seal) An example of the order of the or	
state pecuried the within instrument and juch partnership executed the same. Witness my hand and official seal. Signature LANG TA AND Name (Typed or Print	CF-EMAN CONTROL SEAL KERTY K HOFFMAN FORANCE COUNTY My Commission Errises Oct. 25, 1985 EF-EMAN (This sea to option control seal) (This sea to option control seal) Associated as the control seal of the	
share executed the within instrument and juch partnership executed the same. Witness my hand and official saal. Signature ALLY AN Name (Typed or Print Nam	CF-EMAN WE Commission Erriss out 25, 1985 For any Commission Erriss out 25, 1985 For any Commission Erriss out 25, 1985 (This sea to offsial real) (This sea to offsial real) before me, the underlighted, a Notary Public in and for any commission of the commis	
Signature KERLY K Name (Typed or Pun STATE OF CALIFORNIA COUNTY OF OTTAIRS ON OFFICE P. Warmi Anoma to me to be the perion	CFECIAL SEAL KERTY K HOFFMAN FOTARY PUBLIC ACAITSORNIA GRANGE COUNTY My Commission Errises, Oct. 25, 1985 Error An (this sea to option control seal) At 979 before me, the Onderlighted, a Notery Public in and for a	
share executed the within instrument and juch partnership executed the same. Witness my hand and official saal. Signature ALLY AN Name (Typed or Print Nam	CFECIAL SEAL KERTY K HOFFMAN FOTARY PUBLIC ACAITSORNIA GRANGE COUNTY My Commission Errises, Oct. 25, 1985 Error An (this sea to option control seal) At 979 before me, the Onderlighted, a Notery Public in and for a	
state executed the within instrument and juch partnership executed the same. Witness my hand and official sail. Signature Lessey K. R.	OFFICIAL SEAL KERT VK HOFFMAN GRANGE COUNTY My Commission Evriss Oct 25, 1983 FETH AN Changes to open outside seal) Changes to open outside seal Commission to the control of the cont	
state executed the within instrument and juch partnership executed the same. Witness my hand and official sail. Signature Lessey K. R.	OFFICIAL SEAL KERT VK HOFFMAN GRANGE COUNTY My Commission Evriss Oct 25, 1983 FETH AN Changes to open outside seal) Changes to open outside seal Commission to the control of the cont	
that executed the within instrument and juch partnership executed the same. Witness my hand and official said. Signature Lossy K. R. Name (Typed or Print State Of CALIFORNIA COUNTY OF OTRIBE OF CALIFORNIA COUNTY OF OTRIBE OF CALIFORNIA PROPERTY OF WATER! And State personally appeared. Robert P. Warmi And The County of the within purturners, and the De Witness my hand and official said. Signature Lossy Market C. Market (Typed or Print)	CONSIDERAL SEAL KERT VK HOFFMAN MITTARY PUBLIC CALIFORNIA GRANGE COUNTY My Commission Evriss Oct. 25, 1983 FFT AN CONSIDERAL SEAL KERT VK HOFFMAN GRANGE COUNTY My Commission Evriss Oct. 25, 1983 FFT AN CONSIDERAL SEAL KERT VK HOFFMAN GRANGE COUNTY MY Commission Evriss Oct. 25, 1983 FFT AN CONSIDERAL SEAL FFT AN	
state executed the within instrument and juch partnership executed the same. Witness my hand and official sail. Signature Lessey K. R.	Consideral Seal. KERTY K. HOFFMAN FORMAN CHARGE COUNTY My Commission Evision Ct. 25, 1983 FERMAN (This see's for order) moderning seal (or order) moderning seal). The see's for ordering seal (or order) moderning seal (or order) Seal of order or or or order) My Commission Evision Ct. 25, 1983 FERMAN (This see's for order) moderning seal (or order) PERMAN OFFICIAL SEAL PERMIT HARTIMAN OFFICIAL SEAL PERMIT HARTIMAN OFFICIAL SEAL PERMIT HARTIMAN OFFICIAL SEAL OFFICI	

ORANGE,CA Document: LS 13424.499

Page 5 of 5

BK 13362 PG $\int_{\mathbb{R}^{n}} |\nabla x|^{2} dx = 0$ RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO: RECORDED AT REQUEST OF The Robert P. Warmington Co. 16592 Hale Avenue Irvine, California 92714 FIRST AMER TITLE HIS: CO.
IN OFFICIAL RECORDS OF
GRANGE COUNTY, CAUFORNIA BOLAM OCT 22 1979 \$6.00 C1 LEE A. BRANCH, County Re-Space Above This Line for Recorder's Use Only HECORDING REQUESTED BY GROUND SUBLEASE RECORDED IN OFFICIAL RECORDS OF ORANGE COUNTY: CALIFORNIA (SHORT FORM-MEMORANDUM) -3 25 PM DEC 8 1979 THIS GROUND SUBLEASE (SHORT FORM-MEMORANDUM) is made this 19th day of October , 1979, by and between ROBERT F. WARMINGTON (hereinafter "Landlord") and THE ROBERT P. WARMINGTON CO. a California Corporation (hereinafter "Tenant"), upon the following terms and conditions: WITNESSETH: Landlord leases to Tenant that certain real property The "leased land") located in the City of Huntington Beach, County of Orange, State of California, which leased land is described on Exhibit "A" attached hereto and made a part hereof, at the rental and upon all of the terms and conditions set forth in that certain unrecorded Ground Sublease of even date between Landlord and Tenant which is incorporated herein by this reference. 2. The Property is Yeased for a term of eighty (80) years, commencing as of October 19 , 19 79 and ending October 18. , 2059. The aforementioned incorporated Ground Sublease provides, among other things, that it shall terminate as to the real property covered by a Consumer Sublease (as defined in said incorporated Ground Sublease) upon the commencement of the term of such Consumer 3. The aforementioned incorporated Ground Sublease provides, among other things, that the Tenant shall pay all taxes, general and special assessments and other charges which, during the term of this lease, may be levied upon or assessed against the leased land and all interests therein. 4. The aforementioned incorporated Ground Sublease also provides, among other things, that Tenant shall not encumber; assign or otherwise transfer said Sublease, or sublet the whole or any part of the leased land without the prior written consent and approval of Landlord; except as otherwise expressly permitted in said incorporated Ground Sublease. 5. Landlord hereby irrevocably makes, constitutes and appoints Tenant as landlord's true and lawful attorney for him and in his name, place and stead and for his use and benefit to exercise any or all of the following powers as to the leased land, any interest therein and/or any building or other improvement thereon: To undertake any and all construction activities on or in connection with the leased land and to execute on behalf of Landlord if Landlord has not executed the same, as provided and within the time period set forth in said incorporated Ground Sublease, any map, permit, application, survey, report, approval, easement deed or other documents as are necessary or convenient to obtain the required approvals, permits or other action of the City of Huntington Beach, the County of Grange, California, and the City of Huntington Beach, the County of Grange, California, and

ORANGE,CA Document: LS 13424.504

BK 13362PG 318 BK 13424PG 505

other governmental and guasi governmental authorities, including public utilities, for the development of the leased land in the manner contemplated by said incorporated Cround Sublease, giving and granting unto his said attorney full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the leased land as fully to all intents and purposes as he might or could do if personally present, hereby ratifying all that his said attorney shall lawfully do or cause to be done by virtue of these presents. It is expressly agreed and understood that the foregoing power of attorney is coupled with an interest.

6. Should there be any inconsistency between the terms of this instrument and the Ground Sublease incorporated herein, the terms of said incorporated Ground Sublease shall prevail.

IN WITNESS WHEREOF, each of the parties hereto has caused this Short Form-Memorandum of Ground Sublease to be duly executed as of the day and year first above written.

LANDLORD.

TENANT:

The Robert P. Warmington Co a California Corporation

STATE OF CALIFORNIA) 58:

COUNTY OF ORANGE

On October 19. , 1979, before me, the undersigned, a Not Public in and for said State, personally appeared ROBERT P. WAN INGTON known to me to be the person whose name is subseribed to the watern instrument and acknowledged to me that he executed the same.

WITNESS my hand and official seal.

OFFICIAL SEA

STATE OF CALIFORNIA COUNTY OF ORANGE) ss:

COUNTY OF ORANGE
On October 19 , 1979, before me, the undersigned.
Public in and for said State, personally appeared ROGER D. DARN known to me to be the Vice President of the Corporation that executed instrument, and known to me to be the person who executed instrument on behalf of the Corporation therein named, and acknown me that such Corporation executed the within instrument pursuant to by-laws or a resolution of its Board of Directors.

MYTHESS my hand and official scale.

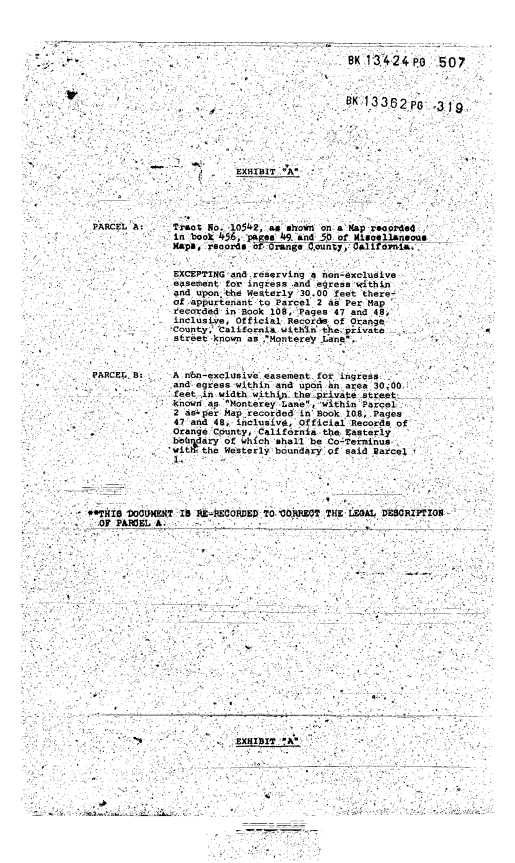
WITNESS my hand and official seal.

STATE OF THE STATE

ORANGE,CA Document: LS 13424.504

		\$ 99 .
state of California Scoult to Orange }* BK 13424 PG 506		
on Oliginal Gy. 1979 before me, the undersigned, a Nation Public in and for		
aid Sièse, personally appelesed Robert P. Warmington		
known to me to be the person whose name		
whiteshed to the within featured and exhausted to me OFFICIAL SEAL PLANT The executed the same PEARL L HUNT OWNINGS my hand and official seal. ORANGE COUNTY		
Signature Past & Burnt ** Signature Past & Burnt **		
PEARL L. HURST Norm (Typed or Printed) (This byes for official occurs seal)		
STATE OF CALIFORNIA	CANADA	
county of Crange on Alchoules 6, 1975 before me, the undersigned a Notary Public in and for said State, personally September Regar D. Darnell		
Excount to me to be the T106 President, ST.		
and brown to risk to be the persons who executed the fillular including on behalf of the corporation through named, and as knowledged to rise that such corporation executed the within PARL HINT.		
instrument pursuant to its systems or a resolution of its laparity of CALAGE COUNTY ORANGE COUNTY My County-bus Equipment 25.19 My County-bus Equipment 25.19	→ ● 二十四十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二	
Mittels by hard and alled and A black		
Let 1.2. A belief of the let and the letter of the letter		

ORANGE,CA Document: LS 13424.504



ORANGE,CA Document: LS 13424.504

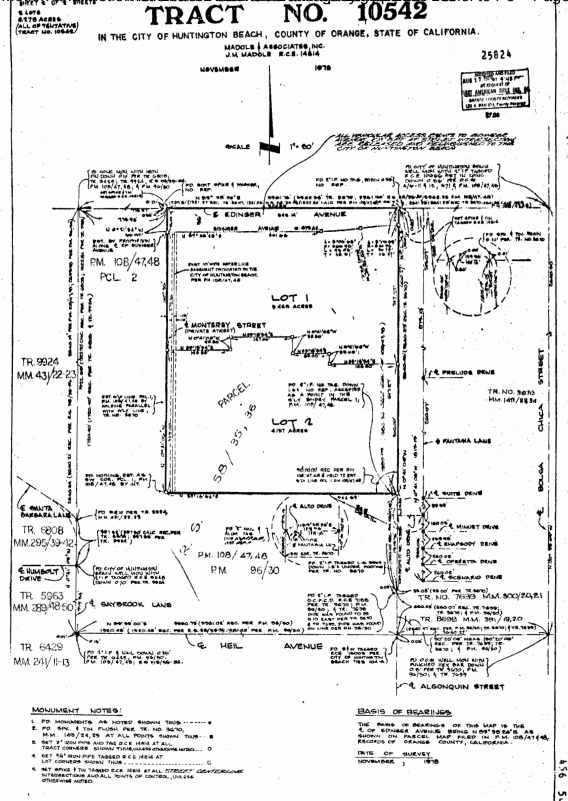
Page 4 of 4

EXHIBIT D

EXHIBIT D

EXHIBIT D

JUNE ALEXANDER



Casse8221blkk11.77.109HSS DDoc116572 Fiftee0078264222 Hintered0782642221.683\$4259 Desc Notice of Motion and Motion Mo

36466

RECORDED AT REQUEST 96 FIRST AMER. TITLE INS. CO. Recorded at the Request of and \$ 1 IN OFFICIAL RECORDS OF DRANGE COUNTY, CALIFORNIA When Recorded Mail To:

Robert P. Warmington 16592 Hale Avenue Irvine, CA 92714

8:00 AM OCT 24 1990 LEE A. BRANCH, County Rest

AP-178-011-01

No Consideration Lease Is For a Definite Term

GROUND LEASE

THIS GROUND LEASE is made this 1st day of August, 1980, by and between HOUSER BROS. CO., a limited partnership organized and existing under the laws of the State of California in which Clifford C. Houser and Vernon F. Houser constitute the sole general partners whose address is Suite 204, 610 East Seventeenth Street, Santa Ana, California 92701 (herein termed the "Landlord"), and Robert P. Warmington whose address is 16592 Hale Avenue, Irvine, CA 92714.

WITNESSETH:

 PROPERTY LEASED. For and in consideration of the payment of the rents and taxes and other charges and for the performance of all of the covenants and conditions of this Lease by Tenant, Landlord hereby leases to Tenant those portions of Lots 1 and 2 of Tract 10542 in the City of Huntington Beach, County of Orange, State of California, as shown on a map recorded in Book 456, Pages 49 and 50 of Miscellaneous Maps, in the Office of the County Recorder of Orange County, California, described as follows:

Parcel 1

Unit 67, as shown and defined on a Condominium Plan (the "Condominium Plan") recorded in Book 13358, Pages 1193, et seq., Official Records of Orange County, California, excepting that portion consisting of buildings and other improvements.

Parcel 2

An undivided one-eightieth (1/80) interest in the Common Area as shown and defined on the Condominium Plan, excepting that portion consisting of buildings and other improvements.

Parcel 3

An easement for the exclusive use and occupancy of those portions of the Restricted Common Area as defined on said Condominium Plan for entry and staircases and attic space relating to said Unit, excepting that portion consisting of buildings and other improvements.

Parcel 4

A non-exclusive essement and right to use the Common Area as defined on said Condominium Plan, except the Restricted Common Area, excepting that portion consisting of buildings and other improvements,

(hereinafter referred to as the "leased land").

SUBJECT TO:

- (a) Current taxes and assessments.
- (b) Covenants, conditions, restrictions, reservations, rights, rights-of-way and easements of record.
- 2. TERM OF LEASE. The leased land is leased for a basic term commencing on the date this Ground Lease is recorded in the Office of the County Recorder of Orange County, California and ending on December 31, 2059, subject, however, to earlier termination as hereinafter provided.
- 3. RENTAL. Tenant agrees to pay to Landlord, as rental for the use and occupancy of said leased land during the term of this lease, the annual sum of Nine Hundred DOLLARS (\$900) in monthly installments of \$75.00 each, in advance, on the first day of calendar month of said term; provided, however, if said term commences on other than the first day of a calendar month the first installment shall be paid on such commencement date in an appropriately reduced amount. Said rent is subject to adjustment at the time and in the manner as herein provided for in Article 21 entitled "Rental Adjustment". All rentals hereunder and charges with respect thereto shall be paid in lawful money of the United States of America.
- 4. TAXES AND ASSESSMENTS. In addition to the rents above provided, Tenant shall pay, prior to the delinquency date thereof, all taxes and general and special assessments of every description which, during the term of this Lease, may be levied upon or assessed against the leased land and all interest therein and improvements and other property thereon, whether belonging to Landlord or Tenant, and Tenant agrees to protect and hold harmless the Landlord and the leased land and all interest therein and improvements thereon from any and all such taxes and assessments, including any interest, penalties and other expenses which may be thereby imposed and from any lien therefor or sale or other proceedings to enforce payment thereof.
- 5. <u>USE OF LEASED LAND</u>. Tenant shall use the leased land for any purposes permitted under the zoning and other land use laws and regulations applicable thereto. Tenant shall not use or permit any person to so use the leased land and the improvements thereon, or any portion thereof, as to disturb the neighborhood or occupants of adjoining property, or to constitute a nuisance, or to violate any public law, ordinance or regulation from time to time applicable thereto.

- 5. IMPROVEMENTS. When any construction is commenced on the leased land, the same shall be prosecuted with reasonable diligence until completed and shall conform to all public laws, ordinances and regulations applicable thereto and shall be constructed and completed at the sola cost and expense of Tenant and without any cost, expense or liability of landlord whatsoever.
- 7. MAINTENANCE OF LEASED LAND. Landlord shall not be obligated to make any repairs, alterations, additions or improvements in or to or upon or adjoining the leased land or any structure of other improvement that may be constructed or installed thereon, but Tenent shall, at all times during the full term of this Lease and at its sole cost and expense, keep and maintain all buildings, structures and other improvements on the leased land, if any, in good order and repair, and the whole of the leased land and all improvements thereto free of weeds and rubbish and in a clean, sanitary and neat condition, and Tenant shall construct, maintain and repair all facilities and other improvements which may be required at any time by law upon or adjoining or in connection with or for the use of the leased land or any part thereof, and Tenant shall make any and all additions to or alterations in any buildings and structures on said premises which may be required and shall otherwise observe and comply with any and all public laws, ordinances and regulations for the time being, applicable to the leased land, and Tenant agrees to indemnify and save harmless the Landlord against all actions, claims and damages by reason of Tenant's failure to keep and maintain said premises and any buildings and improvements thereon as hereinabove provided, or by reason of its nonobservance or nonperformance of any law, ordinance and regulation applicable thereto.
- 8. RESTORATION OF IMPROVEMENTS. If, during the term hereof, the dwelling, structures or other improvements, if any, constructed by or for Tenant on the leased land, or any part thereof, shall be damaged or destroyed by fire or other casualty, Tenant may, at its cost and expense, either (a) repair or restore said dwelling and improvements; or (b) subject to the consent of any encumbrancer, if any, tear down and remove the same from the leased land.
- 9. LIENS AND CLAIMS. Tenant shall not suffer or permit to be enforced against Landlord's title to the leased land, or any part thereof, any lien, claim or demand arising from any work of construction, repair, restoration, maintenance or removal as herein provided or otherwise arising, except liens, claims or demands suffered by or arising from the actions of Landlord, and Tenant shall pay all such liens, claims and demands before any action is brought to enforce the same against said land. Tenant agrees to hold Landlord and the leased land free and harmless from all liability for any and all such liens, claims or demands, together with all costs and expenses; including, but not limited to, reasonable attorneys' fees and court costs incurred by Landlord in connection therewith. Landlord shall have the right at

BK 13303PG 643

any time to post and maintain on the leased land such notices as may be necessary to protect landlord against liability for all such liens or otherwise. Notwithstanding anything to the contrary contained in this Article, if Tenant shall, in good faith, contest the validity of any such lien, claim or demand, the Tenant Shall, at its expense, defend itself and landlord against the same and shall pay and satisfy any adverse judgment that may be rendered thereon before the enforcement thereof against Landlord or the leased land, and if Landlord shall require. Tenant shall furnish to Landlord a surety bond satisfactory to Landlord in an amount equal to such contested lien, claim or demand, indemnifying Landlord mainst liability for same, or if Landlord shall request, Tenant shall procure and record the bond provided for in Section 3143 of the California Code of Civil Procedure, or any comparable statute hereafter enacted providing for a bond freeing the leased land from the effect of such lien or claim or action thereon.

- 10. <u>LIABILITIES</u>. Landlord shall not be liable for any loss, damage or injury of any kind whatsoever to the person or property of Tenant, or any of Tenant's employees, guests or invitees or of any other person whomsoever, caused by any use of the leased land or by any defect in any building, structure or other improvement constructed thereon, or arising from any accident on the leased land or any fire or other casualty thereon, or occasioned by the failure on the part of Tenant to maintain said premises in safe condition, or by any nuisance made or suffered on the leased land, or any improvements thereto, or by any act or omission of Tenant, or of any member of Tenant's family or of Tenant's employees, quests or invitees, or arising from any other cause whatsoever, and Tenant hereby waives on its behalf all claims and demands against Landlord for any such loss damage or injury of Tenant, and hereby agrees to indemnify and save Landlord free and harmless from liability for any such loss, damage or injury of other persons, and from all costs, expenses and other charges arising therefrom and in connection therewith.
- 11. LANDLORD PAYING CLAIMS. Should Tenant fail or refuse to pay any tax, assessment or other charge upon the leased land when due and payable as provided herein, or any lien or claim arising out of the construction, repair, restoration, maintenance and use of the leased land and the buildings and improvements thereon, or any other claim, charge or demand which Tenant has agreed to pay under the covenants of this Lease, and if after thirty (30) days written notice from landlord to Tenant and to its authorized encumbrancer, if any, Tenant or its said encumbrancer shall fail or refuse to pay and discharge the same, then Landlord may, at its option, pay such tax, assessment, lien, claim, charge or demand, or settle or discharge any action therefor or judgment thereon, and all costs, expenses and other sums incurred or paid by Landlord in connection therewith shall be repaid to Landlord by Tenant upon written demand, together with interest thereon at the rate of ten (10%) percent per annum from the date of payment until repaid, and any

default in such repayment shall constitute a breach of the covenants and conditions of this Lease. Notwithstanding the forgoing, if Tenent shall in good faith contest the validity of any tax or assessment levied against the leased land, then Tenant may withhold payment thereof pending settlement of its claim or pay the same under protest; and, in either case, at Tenant's expense, shall defend itself and lendlord against the same and shall pay and satisfy any adverse judgment that may be rendered thereon before the enforcement thereof against Landlord or the leased land.

- 12. ASSIGNMENT. Tenant shall have the right to assign, sublet or otherwise transfer its interest under this Lease without the prior written consent of Landlord. Notwithstanding the foregoing, this Lease or any right hereunder shall in no case be assigned separate and apart from the Tenants interest in the improvements located on the leased land. Also notwithstanding the foregoing, Landlord shall accept Tenant's assignee in writing following a request therefor.
- 13. ENCUMBRANCES. Tenant shall have the right to assign Tenant's interest in this Lease and the leased land to a trustee under a deed of trust (herein called "trust deed"), for the benefit of a lender (herein called "encumbrancer") upon and subject to the following covenants and conditions. Landlord's consent shall not be required for such assignment, but Landlord shall execute its written consent to such assignment by trust deed following a request therefor from Tenant:
- A. Said trust deed and said assignment and all rights acquired thereunder shall be subject to each and all of the covenants, conditions and restrictions set forth in this Lease and to all rights and interests of the Landlord hereunder; and, in the event of any conflict between the provisions of this Lease and the provisions of any such trust deed or assignment, the provisions of this Lease shall control.
- B. Any encumbrancer as a transferee under the provisions of this Article shall be liable to perform the obligations of the Tenant under this Lease only so long as such encumbrancer holds title to the leasehold.
- C. Upon and immediately after the recording of the trust deed covering the leased land, Tenant, at Tenant's expense, shall cause to be recorded in the office of the Recorder of Orange County, California, a written request for a copy, to the Landlord, of any notice of default and of any notice of sale under the trust deed as provided by the statutes of the State of California relating thereto. Tenant shall furnish to landlord a complete copy of the trust deed and note secured thereby, together with the name and address of the holder thereof.
- D. Randlord agrees that it will not terminate this Lease because of any default or preach hereunder on the part of the Tenant if the encumbrancer or the trustee under such deed of trust, within ninety (90) days after service of written notice on the encumbrancer by Landlord

of its intention to terminate this Lease for such default or breach, shall:

- (a) Cure such default or breach if the same can be cured by the payment or expenditure of money provided to be paid under the terms of this Lease, or if such default or breach is not so curable, cause the trustee under the trust deed to commence and thereafter to diligently pursue to completion steps and proceedings for the foreclosure by sale or by exercise of a power of sale under and pursuant to the trust deed in the manner provided by law; and
- (b) Keep and perform all of the covenants and conditions of this Lease requiring the payment or expenditure of money by Tenant until such time as said leasehold shall be sold upon foreclosure, or by exercise of a power of sale, pursuant to the trust deed or shall be released or reconveyed thereunder; provided, however, that if the beneficiary under such trust deed shall fail or refuse to comply with any and all of the conditions of this Article with respect to a breach or default as to which notice of intention to terminate this Lease has been given to the encumbrancer, then and thereupon Landlord shall be released from the covenants of forebearance herein contained with respect to such breach or default.

Any notice to the encumbrancer provided for in this Article may be given concurrently with or after Landlord's notice of default to Tenant as herein provided for in the Article entitled "Termination".

- 14. TERMINATION. Should Tenant fail to pay any installment of rent or any other sum provided in this Lease to be paid by Tenant at the times herein specified and should such default continue uncured for a period of thirty (30) days after written notice from Landlord, or should Tenant default in the performance of or breach any other covenant, condition or restriction of this Lease herein provided to be kept or performed by Tenant, and should such default or breach continue uncured for a period of sixty (60) days from and after written notice thereof by Landlord to Tenant, then and in any such event, Landlord may declare this Lease to be in default and Landlord shall have all of the remedies available at law or stated in the Article entitled "Remedies" or elsewhere provided in this Lease.
- 15. REMOVAL. Upon the expiration of the term of this Lease, and on condition that Tenant shall not then be in default under any of the covenants and conditions hereof, and not otherwise, Tenant shall have the right during the last ninety (90) days of said term, at its sole expense, to remove from the leased land all buildings and other improvements thereon, and Tenant shall fill all excavations and remove all parts of said buildings remaining after the same are removed and surrender possession of the leased land to Landlord in a clean and orderly condition. In the event any of said buildings and other improvements shall not be removed from the leased

land within the time hereinabove provided, the same shall become and thereafter remain a part of the leased land and shall belong to Landlord without the payment of any consideration therefor. Upon the expiration of the term hereof, or any sconer termination of this Lease, Tenant shall execute, acknowledge and deliver to Landlord a proper instrument in writing releasing and quitclaiming to Landlord all right, title and interest of Tenant in and to the leased land and any and all improvements thereon, if not removed by virtue of this Lease or otherwise.

- 16. PLACE OF PAYMENTS AND NOTICES. All rents and other sums payable by Tenant to Landlord hereunder shall be paid to the Landlord at the address set forth after Landlord's name above. Whenever either party hereto desires to give written notice to the other respecting this Lease, such notice, if not personally delivered to Landlord or to Tenant, shall be sent by certified or registered mail, with postage prepaid, and directed to either party at the address hereinabove apecified, or at such other address as either party may hereafter designate in writing. service of any such written notice shall be deemed complete at the time of such personal delivery or within two (2) days after the mailing thereof in Orange County, California, as herein provided. Should Landlord or Tenant consist of more than one person, the personal delivery or mailing of such notice to any one of such persons shall constitute complete service upon all such persons. Any notice provided in the Article hereof entitled "Encumbrances" to be given by Landlord to any encumbrances of Tenant shall be served in the same manner as herein provided in this Article and shall be delivered to the encumbrancer or directed to its address as last shown on the records of Landlord,
- 17. REMEDIES. Should Tenant at any time be in default hereunder pursuant to the provisions of the Article hereof entitled "Termination", then notwithstanding Tenant's breach of this Lease and abandonment of the leased land, this Lease shall continue in effect so long as Landlord does not terminate Tenant's right to possession and Landlord may enforce all of its rights and remedies hereunder, including, at the option of Landlord:
- A. The right to declare the term hereof ended and with process of law to reenter the leased land and take possession thereof and remove all persons therefrom, and Tenant shall have no further claim thereon or hereunder; or
- B. The right to collect rent and other charges as the same may from time to time become due and to bring actions for such collections without terminating this Lease, and to thereafter at any time elect to terminate this Lease and all of the rights of Tenant in or to the leased land.

Should Landlord elect to terminate the Lease, Landlord shall be entitled to recover the worth at the time of the award of the amount by which the unpaid rent for the Lalance of the term, after the time of the award, exceeds the amount of the rental loss for the same period that Tenant proves could be reasonably avoided, together with

WPI: 4077A

the rent then unpaid, if any, together with any other remedy permitted under Califonia Civil Code Section 1951.2 or any other similar statute hereafter enacted.

If Landlord shall elect to reenter the leased land under the provisions of A or B above, Landlord shall not be liable for damages by reason of such reentry.

Notwithstanding any other provision of this Lease, Landlord agrees that if the default complained of, other than for the payment of monies, is of such nature that the same cannot be cured within the period specified above, then such default shall be deemed to be cured if Tenant, within such period, shall have commenced the curing thereof and shall continue thereafter with all due diligence to cause such curing and does so complete the same with the use of such diligence.

Each of the terms, covenants, conditions and provisions of Tenant under this Lease is a material consideration for this Lease, the breach of which shall be deemed a default hereunder. All rights, options and remedies of Landlord contained in this Lease shall be construed and held to be cumulative, and no one of them shall be exclusive of the other, and Landlord shall have the right to pursue any one or all of such remedies or any other remedy or relief which may be provided by law, whether or not stated in this Lease. No waiver by Landlord of a breach of any of the terms, covenants or conditions of this Lease by Tenant shall be construed or held to be a waiver of any succeeding or preceding breach of the same or any other term, covenant or condition herein contained. No waiver of any default of Tenant hereunder shall be implied from any omission by Landlord to take any action on account of such default if such default persists or is repeated, and no express waiver shall affect default other than as specified in said waiver. The consent or approval by Landlord to or of any act by Tenant requiring Landlord's consent or approval shall not be deemed to waive or render unnecessary Landlord's consent or approval to or of any subsequent similar acts by Tenant.

In the event any action shall be instituted between Landlord and Tenant in connection with this Lease, the party prevailing in such action shall be entitled to recover from the other party all of its costs, including reasonable attorneys' fees, as fixed by the court therein.

- 18. REPRESENTATIONS. Tenant covenants and agrees that it has examined the leased land and that the same is delivered to it in good order and condition and that no representations as to said land have been made by Landlord or by any person or agent acting for Landlord, and it is agreed that this document contains the entire agreement between the parties hereto and that there are no verbal agreements, representations, warranties or other understandings affecting the same.
- 19. HOLDING OVER. This Lease shall terminate and become null and void without further notice upon the expiration of said term. Any holding over shall not constitute a

WPN: 4077A

renewal hereof, but the tenancy shall thereafter be on a month-to-month basis and otherwise on the same terms and conditions as herein set forth.

20. EMINENT DOMAIN.

A. Definition of Terms. The term "total taking", as used in this Article, means the taking of the entire leased land under the power of eminent domain or the taking of so much of said land as to prevent or substantially impair the use thereof by Tenant for the uses and purposes hereinabove provided.

The term "partial taking" means the taking of a portion only of the leased land which does not constitute a total taking as defined above.

The term "taking" shall include a voluntary conveyance by Landlord to an agency, authority or public utility under threat of a taking under the power of eminent domain in lieu of formal proceedings.

The term "date of taking" shall be the date upon which title to the leased land or portion thereof passes to and vests in the condemnor.

The term "leased land" means the real property belonging to Landlord, together with any and all improvements placed thereon by Landlord or to which Landlord has gained title.

- B. Effect of Taking. If, during the term hereof, there shall be a total taking or partial taking under the power of eminent domain, then the leasehold estate of Tenant in and to the leased land or the portion thereof taken shall cease and terminate as of the date of taking of the said land. If this Lease is so terminated, in whole or in part, all rentals and other charges payable by Tenant to Landlord hereunder and attributable to the leased land or portion thereof taken shall be paid by Tenant up to the date of taking by the condemnor and the parties shall thereupon be released from all further liaility in relation thereto.
- C. Allocation of Award Total Taking. All compensation and damages awarded for the total taking of the leased land and Tenant's leasehold interest therein shall be allocated a follows:
 - (a) Tenant shall be entitled to an amount equal to the sum of the following:
 - (i) The then fair market value of all of the improvements located on the leased land; and
 - (ii) The then fair market value of the Tenant's leasehold interest in the leased land.
 - (b) Landlord shall be entitled to the amount remaining of the total award after deducting therefrom the sums to be paid to Tenant as hereinabove provided.

- D. Allocation of Award Partial Taking. All compensation and damages awarded for the taking of a portion of the leased land shall be allocated and divided as follows:
 - (a) Tenant shall be entitled to an amount equal to the sum of the following:
 - (i) The proportionate reduction of the fair market value of the improvements located on the leased land; and
 - (ii) The proportionate reduction of the fair market value of Tenant's leasehold interest in the leased land.
 - (b) Landlord shall be entitled to the amount remaining of the total award after deducting therefrom the sums to be paid to Tenant as hereinabove provided.
- E. Reduction of Rent on Partial Taking. In the event of a partial taking, the rent payable by Tenant hereunder shall be adjusted from the date of taxing to the next rental adjustment date or to the date of the expiration of the term of this Lease, whichever date is sooner. Such rental adjustment will be made by reducing the basic rental payable by the Tenant in the ratio that the fair market value of the leased land at the date of taking bears to the fair market value of the leased and immediately thereafter.
- F. Determination of Fair Market Value. Whenever fair market value must be determined for the purposes of this Article, and the parties fail to agree in writing on such fair market value within ten (10) days of a request for such agreement from either party, then fair market value shall be determined by the arbitration procedure set forth in the Article entitled "Rental Adjustment".
- 21. RENTAL ADJUSTMENT. Effective January 1, 2000, January 1, 2020 and January 1, 2040, the annual rental payer hereunder shall be adjusted to a sum equal to 8% of the unimproved fair market value of the Leased Land. After any such adjustment of rent, Tenant shall pay to Landlord such rent 1 as so adjusted during the period applicable thereto at the times and in the manner herein provided for in the Article entitled "Rental"; provided, however, in no event shall the rental, as so adjusted, be less than the initial rental in the Article of this Lease entitled "Rental".
- If, by January 1, 2000, January 1, 2020 or January 1, 2040 (as the case may be), the parties hereto shall have failed to agree upon such adjusted rental, then and thereupon the fair market value of the leased land and the amount of rental to be adjusted in relation thereto, as hereinafter provided, shall be determined by arbitration as follows: within ten (10) days after the date set for determining fair market value, each of the parties hereto shall appoint in writing an arbitrator and give written

notice thereof to the other party; or, in case of the failure of either party so to do, the other party may apply to the Superior Court of Orange County, California, to appoint an arbitrator to represent the defaulting party in the manner prescribed in the then existing statutes of the State of California applicable to arbitration, the provisions of which statutes shall apply to and govern the arbitration herein provided for with the same effect as though incorporated herein. Within ten (10) days after the appointment of said two (2) arbitrators (in either manner) they shall appoint in writing a third arbitrator and give written notice thereof to Landlord and Tenant, and if they shall fail to do so, then either party hereto may make application to said Superior Court to appoint such third arbitrator in the manner prescribed in said arbitration statutes. The three (3) arbitrators so appointed (in either manner) shall promptly fix a convenient time and place in the County of Orange for hearing the matter to be arbitrated and shall give reasonable written notice thereof to each of the parties noreto and with reasonable diligence shall hear and determine the matter in accordance with the provisions hereof and of said arbitration statutes, and shall execute and acknowledge their award thereon in writing and cause a copy thereof to be delivered to each of the parties hereto and the award of a majority of said arbitrators shall determine the questions arbitrated, and a judgment may be rendered by said Superior Court confirming said award or the same may be vacated, modified or corrected by said Court at the instance of either of the parties hereto in accordance with said arbitration statutes, and said judgment shall have the force and effect as provided in said statutes.

Each of the parties hereto shall pay for the services of its appointee, attorneys and witnesses and one-half (1/2) of all other proper costs of arbitration. Pending the final decision of such adjusted rental, Tenant shall pay to Landlord the amount of rent previously payable under the Article of this Lease entitled "Rental". If such adjusted rental, as finally determined, shall exceed the amount of the previous rental, the excess amount accruing during the interim period shall be paid by Tenant to Landlord within thirty (30) days after the final determination of said adjusted rental. If such adjusted rental, as finally determined, shall be less than such previous rental, the amount of any excess paid by Tenant during said interim period shall be credited against the first rentals thereafter payable hereunder.

- 22. <u>DRAINAGE AND FILL</u>. Tenant shall cause all drainage of water from the leased land and improvements thereon to drain or flow into adjacent streets and not upon adjoining property, and Tenant shall so maintain all slopes or terraces on the leased land as to prevent any erosion thereof upon such streets or adjoining property.
- 23. ENCROACHMENTS. If a dwelling house is constructed on the leased land, the wall or walls of which adjoin the wall or walls of a dwelling constructed on a contiguous lot, any such wall shall be considered to adjoin and abut the wall of the contiguous lot against the surface from the bottom of the foundation over the full length and

height of any building so erected for residential purposes. Both Tenant and lessees of contiguous lots shall have a reciprocal easement appurtenant to each of said lots over said contiguous lots for the purpose of accommodating any encroachment of any wall of any dwelling bouse.

Tenant and the ressess of contiguous lots shall have a reciprosal easement appurtenant to each of said lots over said contiguous lots for the purpose of accommodating any natural settlement of any structures located on any of said lots.

Should there be found to exist any party wall or party fence, the agreement between Tenant and the lessee of a contiguous lot or lots shall be that the lessees of the contiguous lots who have a party wall or party fence shall equally have the right to the use of such wall or fence, and such wall shall be considered to adjoin and abut against the surface from the bottom of the foundation over the full length and height of any building so erected. Such rights of use shall be as not to interfere with the use and enjoyment of the lessees of adjoining lots; and, in the event that any such party wall or fence is damaged or injured from any cause other than the act or negligence of one of the lessees, the same shall be repaired or rebuilt at their joint expense.

- CONSTRUCTION AND EFFECT. Time is of the essence of this Lease. The article headings herein are used only for the purpose of convenience and shall not be deemed to limit the subject to the articles hereof or to be considered in the construction thereof. Each and all of the obligations, covenants, conditions and restrictions of this Lease shall be deemed as running with the land and shall inure to the benefit of and be binding upon and enforceable against, as the case may require, the successors and assigns of Landlord and the heirs, executors, legal representatives, encumbrancers, assignees, successors and subtenants of Tenant. If Tenant consists of more than one person, the covenants and obligations of Tenant hereunder shall be the joint and several covenants and obligations of such persons. In this Lease, the masculine gender includes the feminine and the neuter, and the singular number includes the plural, whenever the context so requires.
- 25. NON-DISTURBANCE. No mortgage or deed of trust placed on the leased land by Landlord shall be superior to the interest of Tenant herein, unless Landlord and Tenant execute an agreement in recordable form satisfactory to the Tenant that in the event of judicial or private foreclosure, or deed in lieu of foreclosure, or any other action taken by such mortgagee or beneficiary, this Lease and the rights of Tenant hereunder shall not be disturbed by reason of any such foreclosure or other action but shall continue in full force and effect so long as this Lease shall remain in full force and effect and that in the event of any conflict between the terms of this Lease and any such mortgage or deed of trust with regard to insurance or condemnation proceeds or any other provisions of the Lease or the mortgage or the deed of trust, the terms and provisions of this Lease shall prevail.

26. ESTOPPEL CERTIFICATES. Landlord and Tenant shall at any time and from time to time, upon not less than ten (10) days prior written request by the other party or parties to this Lease, execute, acknowledge and deliver to such party or parties a statement in writing certifying that this Lease is unmodified and in full force and effect (or if there has been any modification thereof that the same is in full force and effect as modified and stating the modification or modifications) and that there are no defaults existing for if there is any claimed default stating the nature and extent thereof); and stating the dates to which the rent and other charges have been paid in advance. It is expressly understood and agreed that any such statement delivered pursuant to this section may be relied upon by any prospective assignee or sublessee of the leasehold estate, or estates of Tenant, or any prospective purchaser of the estate of Landlord, or any lender or prospective assignee of any lender on the security of the leased land or the fee estate or any part thereof, or upon the leasehold estate of Tenant or any part thereof, and any third person.

27. CONDOMINIUM SUBLEASE.

- (a) Landlord hereby agrees with Tenant for the benefit of the Condominium Owner/Subtenant under any Condominium Subleases that:
 - (i) So long as such Condominium Owner/Subtenant is not in default in the payment of rental or other charges due under the Condominium Sublease or in the performance of any of the other terms, covenants or conditions of the Condominium Sublease on such Condominium Owner/Subtenant's part to be performed, such Condominium Owner/Subtenant's possession of the Lot subject to such Condominium Sublease and Condominium Owner/Subtenant's other rights and privileges under the Condominium Sublease shall not be interfered with by the Landlord, its successors or assigns.
 - (ii) Should this Lease be terminated prior to the expiration of the term hereof or any extensions of said term for any reason whatsoever, including without limitation, as a result of Tenant's breach thereof or default thereunder, the Condominium Sublease shall continue in full force and effect as a direct lease between Landlord and the Condominium Owner/Subtenant under the Condominium Sublease, upon and subject to all of the terms, covenants and conditions of the Condominium Sublease for the balance of the term thereof remaining, provided that such Condominium Owner/Subtenant attorns to Landlord in writing. Notwithstanding the foregoing, Landlord shall not be bound by any act or omission of Tenant as the prior sublessor under the Condominium Sublease. Landlord shall not be bound by any prepayment of rent (other than through the Payment Agreement referred to in subparagraph 27(c) hereof or other charges which such Condominium Owner/Subtenant might have pald

for more than three (3) months in advance to Tenant as the prior sublessor, and Landlord shall not be bound by any amendment to or modification of any Condominium Sublease or by any waiver or forbestance on the part of Tenant as the prior sublessor thereunder made or given without the written consent of Landlord.

- (b) If, the provisions of the foregoing notwithstanding, a Condominium Subleme is terminated by reason of any termination of this Lease, it is hereby agreed that the Condominium Owner/Subtenant under such Condominium Sublease and Landlord shall enter into a new lease upon the terms and conditions of the Condominium Sublease for the the trem of the Condominium Sublease.
- (c) In the event that such Condominium Subleases shall call for the payment of rent less frequently than quarter annually, the provisions of subparagraph 27(a) shall only be applicable if Landlord and Tenant enter into a Payment Agreement under the terms of which all rental to be paid by Condominium Owner/Subtenant under the terms of the Condominium Sublease will be paid to a neutral depository, such as a bank, savings and loan, trust company or escrow company. Such neutral depository shall be instructed to remit to lessor from such sum collected the amount due under this Lease.

IN WITNESS WHEREOF, the parties hereto have executed this Lease as of the day and year first above written.

HOUSER BROS. CO., a limited partnership

General Factorer

By General Partner

"Landlord"

octo at maimanger

"Tenant"

Casse882211blkk11.77.109ESS Direct16572 Filibelc0078264222 Einheerelc00782642221683598259 Director Notice of Motion and Motion/Microtichte-Einheine Director Intercontribule at 18 august 19.4 (19.50) in 18 august 19.4 (19.50) i

BK 13803PG 654

STATE OF	CALIFORNIA)
COUNTY OF	ORANGE	**.
of the part	, a Noyary Public appeared <u>Vernon's</u> two tnership that exec	1980, before me the in and for said State, and Clifford Houser , known Of the partners outed the within Instrument, such partnership executed the
W	ITNESS my hand and	official seal.
	OFFICIAL SEAL PEARL L. HUNT NOTARY FUBLIC - CALIFORNIA ORANGE COUNTY OMMISSION EXPENSE MAY 25, 1983	Perel J. Hust Notary Public
[Seal]		
STATE OF COUNTY OF	CALIFORNIA ORANGE) * 5 .
undersione	August 1	, 19 <mark>80</mark> , before me the c in and for said State,
personally	appeared	ROBERT P. WARMINGTON , whose name is subscribed to
known to me the within executed the	Instrument, and a	n whose name is subscribed to converted to the converted to me that he
W	ITNESS my hand and	official seal.
NOT	OFFICIAL SEAL PEARL! HUNT RAY PUBALC: CALIFORNIA ORANGE COUNTY ission Expires Mer 75, 1983	Real of Hunt

*** RECORDED THE



my FirstAm® Property Profile

, , CA

Property Infor	mation		
Owner(s):	Hold , Parcel	Mailing Address:	, ,
Owner Phone:	Unknown	Property Address:	, , CA
Vesting Type:	N/A	Alt. APN:	
County:	Orange	APN:	178-771-03
Map Coord:		Census Tract:	
Lot#:		Block:	
Subdivision:		Tract:	10542
Legal:	N Tr 10542 Blk Lot 2 Un Hold		

Property Characteristics		
Use:	Year Built / Eff. : /	Sq. Ft. :
Zoning:	Lot Size Ac / Sq Ft: /	# of Units:
Stories:	Improvements:	Parking / #: /
Gross Area:	Garage Area :	Basement Area:

Sale and Loan Information		
Sale / Rec Date:	*\$/Sq. Ft.:	2nd Mtg.:
Sale Price:	1st Loan:	Prior Sale Amt:
Doc No.:	Loan Type:	Prior Sale Date:
Doc Type:	Transfer Date:	Prior Doc No.:
Seller:	Lender:	Prior Doc Type:

^{*\$/}Sq. Ft. is a calculation of Sale Price divided by Sq. Feet.

Tax Information		
Imp Value:	Exemption Type:	
Land Value:	Tax Year / Area:	2019 / 04-007
Total Value:	Tax Value:	
Total Tax Amt:	Improved:	

Property Profile , , CA 11/15/2019

All information contained herein is subject to the Limitation of Liability for Informational Report set forth on the last page hereof.

This report is only for the myFirstAm user who applied for it. No one else can rely on it. As a myFirstAm user, you already agreed to our disclaimer regarding third party property information accuracy. You can view it here: www.myfirstam.com/Security/ShowEULA. ©2005-2019 First American Financial Corporation and/or its affiliates. All rights reserved.

RECORDING REQUESTED BY:

Mr. Randy Nickel 4476 Alderport Drive Huntington Beach, CA 92649

MAIL TAX STATEMENTS TO:

Mr. Randy Nickel 4476 Alderport Drive. Huntington Beach, CA 92649 Recorded in Official Records, Orange County

Hugh Nguyen, Clerk-Recorder

96.00

* \$ R 0 0 1 0 4 4 6 0 2 6 \$ * 2018000395579 2:35 pm 10/31/18

227 415 A34 5

0.00 0.00 0.00 0.00 12.00 0.00 0.000.0075.00 3.00

Lease from Present to 2059

TITLE OF DOCUMENT: ASSIGNMENT OF CONDOMINIUM SUBLEASE

WHEN RECORDED MAIL TO: (Assignee's Name & Address) MR. RANDALL L. NICKEL 4476 ALDERPORT DRIVE HUNTINGTON BEACH, CA 92649

Mail tax statements to: MR. RANDALL L NICKEL 4476 ALDERPORT DRIVE HUNTINGTON BEACH, CA 92649

(Space Above this Line for Recorder's Use)

ASSIGNMENT OF GROUND LEASE & CONDOMINIUM SUBLEASE

No Consideration. Term of Lease Less Than 99 years.

WHEREAS

HOUSER BROS. CO., a limited partnership, as Landlord and ROBERT P. WARMINGTON, as Tenant, entered into that certain <u>GROUND LEASE</u> also known as the <u>MASTER LEASE dated October 19, 1979</u>, a Short Form Memorandum recorded in the Office of the Orange County, California Clerk Recorder in Book 13424, Page 499 inclusive.

WHEREAS

HOUSER BROS. CO., a limited partnership, as Landlord and ROBERT P. WARMINGTON, as Tenant, entered into a <u>PARTIAL CANCELLATION OF MASTER LEASE dated November 7, 1980</u> for that certain <u>MASTER LEASE dated October 19, 1979</u>; recorded in the Office of the Orange County, California Clerk Recorder in Book 13424, Pg(s) 1253-1255, **Instrument No. 8691.

WHEREAS

HOUSER BROS. CO., a limited partnership, as Landlord and ROBERT P. WARMINGTON, as Tenant, entered into that certain SUBLEASE dated October 19, 1979, a Short Form Memorandum recorded in the Office of the Orange County, California Clerk Recorder in Book 13424, Page 504, inclusive, with respect to those portions of Lots 1 and 2 of Tract No. 10542 in the City of Huntington Beach, California as shown on Miscellaneous Map(s) recorded in Book 456, Page(s) 49 and 50, in the Office of the Orange County, California Clerk Recorder.

WHEREAS

HOUSER BROS. CO., a limited partnership, as Landlord and ROBERT P. WARMINGTON, as Tenant, entered into a PARTIAL CANCELLATION OF SUBLEASE dated October 19, 1979; for that certain SUBLEASE dated November 7, 1980, a Short Form Memorandum recorded in the Office of the Orange County, California Clerk Recorder in Book 13824, Pg(s) 1256-1258, with respect to those portions of Lots 1 and 2 of Tract No. 10542 in the City of Huntington Beach, California recorded in Book 456, Page(s) 49 and 50 of Miscellaneous Maps, in the Office of the Orange County, California Clerk Recorder, **Instrument No. 8692;

WHEREAS

For valuable consideration, receipt of which is hereby acknowledged, the undersigned JAMIEL GALLIAN, hereby transfers and assigns to RANDALL L NICKEL, a married man, as his sole and separate property all right, title and interest of the undersigned, as Tenant, in and under that certain MASTER LEASE/ Ground Lease, dated November 7, 1980, recorded in the Office of the Orange County, California Clerk Recorder in Book 13824, Pg(s) 1259-1273, **Instrument No. 8693;

JAMIE L GALLIAN, hereby transfers and assigns to RANDALL L NICKEL, a married man, as his sole and separate property, all right, title and interest of the undersigned, as Tenant, in and under that certain **CONDOMINIUM SUBLEASE**, dated August 1, 1980, by and between ROBERT P. WARMINGTON, as Landlord, and JOHN F. TURNER AND VIRGINIA H. TURNER, HUSBAND AND WIFE AS JOINT TENANT, recorded on November 7, 1980, Office of the Orange County, California Clerk Recorder in Book 13824, Pg(s) 1274-1290, **Instrument No. 8694;

As amended by the FIRST AMENDMENT TO CONDOMINIUM SUBLEASE effective January 1, 2003, recorded in the Office of the Orange County, California Clerk Recorder as Document No. 2003-001044770 on August 28, 2003.

JAMIE L GALLIAN, hereby transfers and assigns to RANDALL L NICKEL, a married

man, as his sole and separate property all right, title and interest of the undersigned, as Tenant, in and under that certain CONVEYANCE OF REMAINDER INTEREST, dated November 7, 1980, recorded in the Office of the Orange County, California Clerk Recorder in Book 13824, Pg(s) 1291-1293, **Instrument No. 8695; JAMIE L GALLIAN, hereby transfers and assigns to RANDALL L NICKEL, a married man, as his sole and separate property, all right, title and interest of the undersigned, as Tenant, in and under that certain CONDOMINIUM SUBLEASE (SHORT FORM - MEMORANDUM AND GRANT DEED, dated November 7, 1980, recorded in the Office of the Orange County, California Clerk Recorder in Book 13824, Pg(s) 1294-1298, **Instrument No. 8696. ÓR JAMIE L GALLIAN STATE OF CALIFORNIA COUNTY OF ORANGE A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. before me Personallyappeared Who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. PAUL DYER Notary Public - California Riverside County WITNESS my hand and official seal. Commission # 2211938 My Comm. Expires Aug 28, 2021 (This space for Notary Seal)

Signature of Notary Public

ASSIGNMENT OF CONDOMINIUM SUBLEASE ACCEPTANCE AND AGREEMENT

The undersigned Assignee named in the foregoing Assignment hereby Accepts said Assignment and hereby agrees with for the benefit of the Master Lessor, Sublessor/Landlord, Tenant and under the Original Condominium Sublease commonly referred to throughout this document as "Condominium Sublease", described in said Assignment, to keep, perform and be bound by all the terms, covenants and conditions contained in said Condominium Sublease and as amended by the First Amendment to Condominium Sublease on the part of the Master Lessor, Sublessor/Landlord and Condominium Sublease Tenant therein to be kept and performed, to all intents and purposes as though the undersigned Assignee was the Original Condominium Sublease Tenant there under.

Assignee agrees to pay Sublessor/Landlord a late fee equal to 6% of any rent or other payment due under the Condominium Sublease, which is not received by Sublessor/Landlord within ten (10) days of its due date. Said late fee is in addition to the interest due on unpaid installment indebtedness of 10% as provided in Article 17(A) of the Condominium Sublease. The undersigned Assignee agrees to pay attorneys fees and costs incurred by Landlord to collect rent or other payment under the Condominium Sublease or to otherwise enforce Sublessor/Landlord rights under the Condominium Sublease.

DATED: <u>10 3/ 18</u>	Tandall I Think
	ASSIGNEE RANDALL I NICKEL
STATE OF CALIFORNIA)) ss.	
COUNTY OF ORANGE	
	his certificate verifies only the identity of the individua icate is attached, and not the truthfulness, accuracy, or
validity of that document.	•
On/ <i>D/3//2/</i> before me, <u>/a//</u>	nier ublans Polici
Personally appeared Kandall L	licke

Who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

(This space for Notary Sea

PAUL DYER

Notary Public – California Riverside County Commission ≠ 2211938 My Comm. Expires Aug 28, 2021

EXHIBIT A (LEGAL)

The estate or interest in the land described:

A Ground leasehold and Condominium Sublease hold estate as to Parcels 1 and 2, said estate being more particularly described as the Lessees' interest under that certain <u>Ground Lease</u> set forth in subparagraph (A) herein below:

- (A) That certain Ground Lease dated August 1, 1980, executed by Houser Bros. Co, A Limited Partnership organized under the Laws of the State of California, in which Clifford C. Houser and Vernon F. Houser constitute the sole General Partners, as Landlord, and by Robert P. Warmington, as Tenant, for the term ending December 31, 2059. Upon the Terms, Covenants and Conditions therein contained, recorded as follows in Official Records of said Orange County:

 Book 13824 Page 1259-1273

 APN: 937-63-053, Unit 53.
- (B) That certain Condominium Sublease dated August 1, 1980, executed by Robert P. Warmington, as Sublessor and John F. Turner and Virginia H. Turner (Original Sublessee) for the term ending December 31, 2059. Upon the Terms, Covenants and Conditions therein contained, recorded as follows in Official Records of said Orange County: Book 13824 Page 1274-1290

 APN: 937-63-053, Unit 53.

All that certain land interest situated in the State of California, County of Orange and is described as follows:

Parcel 1

Unit 53 as shown and defined on a Condominium Plan (the "Condominium Plan") recorded in Book 13358 Page(s) 1193, et seq., Official Records of Orange County, California, excepting that portion consisting of buildings and other improvements;

Parcel 2

An undivided one-eightieth (1/80th) interest as Tenants in Common in the Common Area of Lots 1 and 2 Tract No. 10542, in the City of Huntington Beach, County of Orange, State of California as shown on a map recorded in Book 456, Page(s) 49 and 50 of Miscellaneous Map, records of Orange County, California, as shown on the Condominium Plan, excepting that portion consisting of buildings and other improvements.

Except there from all minerals, oil, gas and other hydrocarbon substances lying below a depth of 500 feet below the surface of said Land without the right of surface entry above the depth of 500 feet from the surface, as reserved in deeds of record.

Parcel 3

Those portions of Unit 53, building 14, inclusive, as shown and defined on the Condominium Plan, Consisting of buildings and other improvements.

Parcel 4

An undivided one-eightieth (1/80th) interest as Tenants in Common, in and to those portions of the Common Area as shown and defined on the <u>Condominium Plan</u>, consisting of buildings or other improvements.

Parcel 5

An easement for the exclusive use and occupancy of those portions of the restricted Common Area, as defined on said Condominium Plan for ground level entry, courtyard entry, staircases, garages, and attic space relating to said units.

Parcel 6

A non-exclusive easement and right to use the Common Area as defined on said Condominium Plan, except the restricted Common Area(s).

Casse882119kk11.77.109ESS Dixoc18572 Filibelc008264222 Einteredc008264222168398259 Dixesc Notice of Motion and Motion/Motion/Motion/Encountside/Batificaget842640912466004 Pisonel to Pe Page 136 of 160



my FirstAm®

Recorded Document

The Recorded Document images are displayed in the subsequent pages for the following request:

State: CA County: Orange

Document Type: Document - Book Page (1/1/50 - 12/31/60)

Book: 13824 Page: 1253

Limitation of Liability for Informational Report

IMPORTANT - READ CAREFULLY: THIS REPORT IS NOT AN INSURED PRODUCT OR SERVICE OR A REPRESENTATION OF THE CONDITION OF TITLE TO REAL PROPERTY. IT IS NOT AN ABSTRACT, LEGAL OPINION, OPINION OF TITLE, TITLE INSURANCE COMMITMENT OR PRELIMINARY REPORT, OR ANY FORM OF TITLE INSURANCE OR GUARANTY. THIS REPORT IS ISSUED EXCLUSIVELY FOR THE BENEFIT OF THE APPLICANT THEREFOR, AND MAY NOT BE USED OR RELIED UPON BY ANY OTHER PERSON. THIS REPORT MAY NOT BE REPRODUCED IN ANY MANNER WITHOUT FIRST AMERICAN'S PRIOR WRITTEN CONSENT. FIRST AMERICAN DOES NOT REPRESENT OR WARRANT THAT THE INFORMATION HEREIN IS COMPLETE OR FREE FROM ERROR, AND THE INFORMATION HEREIN IS PROVIDED WITHOUT ANY WARRANTIES OF ANY KIND, AS-IS, AND WITH ALL FAULTS. AS A MATERIAL PART OF THE CONSIDERATION GIVEN IN EXCHANGE FOR THE ISSUANCE OF THIS REPORT, RECIPIENT AGREES THAT FIRST AMERICAN'S SOLE LIABILITY FOR ANY LOSS OR DAMAGE CAUSED BY AN ERROR OR OMISSION DUE TO INACCURATE INFORMATION OR NEGLIGENCE IN PREPARING THIS REPORT SHALL BE LIMITED TO THE FEE CHARGED FOR THE REPORT. RECIPIENT ACCEPTS THIS REPORT WITH THIS LIMITATION AND AGREES THAT FIRST AMERICAN WOULD NOT HAVE ISSUED THIS REPORT BUT FOR THE LIMITATION OF LIABILITY DESCRIBED ABOVE. FIRST AMERICAN MAKES NO REPRESENTATION OR WARRANTY AS TO THE LEGALITY OR PROPRIETY OF RECIPIENT'S USE OF THE INFORMATION HEREIN.

Recorded Document 08/18/2021

Casse882119kk11.77.109ESS Dixoc18572 Filibelc008264222 Einteredc008264222168398259 Dixesc Notice of Motion and Motion/Mot

8691

BK 13824PG 1253

\$ 5.00

RECORDED AT THE REQUEST OF AND WHEN RECORDED RETURN TO:

Houser Bros. Co. 17610 Beach Boulevard Suite 32 Huntington Feach, California

Ü

RECORDED AT REQUEST GE FIRST AMER. TITLE MS. CO. IN OFFICIAL RECORDS OF OACNGE COUNTY, CALIFORNIA

8:00 A.M. NOV 97, 1989

LE A. BRANCH, County Recorder

PARTIAL CANCELLATION OF MASTER LEASE

HOUSER BROS. CO., a limited partnership, as Landlord, and ROBERT P. WARMINGTON, as Tenant, hereby carcel, effective when this instrument is recorded in the Office of the County Recorder of Orange County, California, that certain Ground Lease dated October 19, 1979, a Short Form-Memorandum of which was recorded in Book 13424, Page 499, Official Records of Orange County, California, with respect to those portions of Lots 1 and 2 of Tract 10542 in the City of Huntington Reach, County of Orange, State of California, as shown on a Map recorded in Book 456, Pages 49 and 50 of Miscellaneous Maps, in the Office of the County Recorder of Orange County, California, described on Exhibit A attached hereto.

IN WITNESS WHEREOF, HOUSER BROS. CO. and ROBERT P. WARMINGTON have executed this instrument as of August 1, 1980.

HOUSER BROS. CO.

By - 6/1 flood & Hou

By Wern I Dame

ROBERT P. WARMINGTON

EX 13824PC 1254

STATE OF CALIFORNIA)
COUNTY OF ORANGE)
On
a Motary Public in and for said County and State, personally
appeared VERNON F. HOUSER and
CLIFFORD C. HOUSER , known to me to be
two of the partners of the limited
partnership that executed the within instrument, and
acknowledged to me that such limited partnership executed
OFFICIAL SEAL PERRI & HUNT NOTAKI PUBLIC - CACIFORNIA CRANGE COUNTY My Commission kapise Mar 25, 1983 Notary Public in and for said County [SEAL]
STATE OF CALIFORNIA) SE. COUNTY OF ORANGE)
On August 1 , 1980, before me, the undersigned, a
Notary Public in and for said County and State, personally
appeared ROBERT P. WARMINGTON, known to me to be the person
whose name is subscribed to the within instrument and
acknowledged that he executed the same.
OFFICIAL SEAL PEARL L HUNT NOTARY PUBLIC. CALIFORNIA ORANGE COUNTY My Commission Easier Mar 25, 1983 Notary Public in and for said County

[SEAL]

BK 13824PG 1255

EXHIBIT A

Parcel 1

Unit 53, as shown and defined on a Condominium Plan*) recorded in Book 1335%, Pages 1193, et seq., Official Records of Orange County, California, excepting that portion consisting of buildings and other improvements.

Parcel 2

An undivided one-eightieth (1/80) interest in the Common Area as shown and defined on the Condominium Plan, excepting that portion consisting of buildings and other improvements.

Parcel 3

An essement for the exclusive use and occupancy of those portions of the Restricted Common Area as defined on said Condominium Plan for entry and staircases and attic space relating to said Unit, excepting that portion consisting of buildings and other improvements.

Parcel 4

A non-exclusive easement and right to use the Common Area as defined on said Condominium Plan, except the Restricted Common Area, excepting that portion consisting of buildings and other improvements.

Casse882119kk11.77.109ESS DDocc18572 Filibelc008264222 Einteredc008264222168398259 DDessc Notice of Motion and Motion/Motion/Motion/Enveronmontainlessatilitaget832694161660 PS: One I to Pe Page 140 of 160



my FirstAm®

Recorded Document

The Recorded Document images are displayed in the subsequent pages for the following request:

State: CA County: Orange

Document Type: Document - Book Page (1/1/50 - 12/31/60)

Book: 13824 Page: 1256

Limitation of Liability for Informational Report

IMPORTANT - READ CAREFULLY: THIS REPORT IS NOT AN INSURED PRODUCT OR SERVICE OR A REPRESENTATION OF THE CONDITION OF TITLE TO REAL PROPERTY. IT IS NOT AN ABSTRACT, LEGAL OPINION, OPINION OF TITLE, TITLE INSURANCE COMMITMENT OR PRELIMINARY REPORT, OR ANY FORM OF TITLE INSURANCE OR GUARANTY. THIS REPORT IS ISSUED EXCLUSIVELY FOR THE BENEFIT OF THE APPLICANT THEREFOR, AND MAY NOT BE USED OR RELIED UPON BY ANY OTHER PERSON. THIS REPORT MAY NOT BE REPRODUCED IN ANY MANNER WITHOUT FIRST AMERICAN'S PRIOR WRITTEN CONSENT. FIRST AMERICAN DOES NOT REPRESENT OR WARRANT THAT THE INFORMATION HEREIN IS COMPLETE OR FREE FROM ERROR, AND THE INFORMATION HEREIN IS PROVIDED WITHOUT ANY WARRANTIES OF ANY KIND, AS-IS, AND WITH ALL FAULTS. AS A MATERIAL PART OF THE CONSIDERATION GIVEN IN EXCHANGE FOR THE ISSUANCE OF THIS REPORT, RECIPIENT AGREES THAT FIRST AMERICAN'S SOLE LIABILITY FOR ANY LOSS OR DAMAGE CAUSED BY AN ERROR OR OMISSION DUE TO INACCURATE INFORMATION OR NEGLIGENCE IN PREPARING THIS REPORT SHALL BE LIMITED TO THE FEE CHARGED FOR THE REPORT. RECIPIENT ACCEPTS THIS REPORT WITH THIS LIMITATION AND AGREES THAT FIRST AMERICAN WOULD NOT HAVE ISSUED THIS REPORT BUT FOR THE LIMITATION OF LIABILITY DESCRIBED ABOVE. FIRST AMERICAN MAKES NO REPRESENTATION OR WARRANTY AS TO THE LEGALITY OR PROPRIETY OF RECIPIENT'S USE OF THE INFORMATION HEREIN.

Recorded Document 08/18/2021

BK 13824PG 1256

8692

\$ 5.00

RECORDED AT THE REQUEST OF AND WHEN RECORDED RETURN TO:

The Robert P. Warmington Co. 16592 Hale Avenue Irvine, California 92714

RECORDED AT REQUEST OF FIRST AMER. TITLE INS. CO. IN OFFICIAL RECORDS OF ORANGE COUNTY, CALIFORNIA 8:00 AM. 1907 7. 1900 LEE A. BRANCH, CO.

PARTIAL CANCELLATION OF SUBLEASE

ROBERT P. WARMINGTON, as Landlord, and THE ROBERT P. WARMINGTON CO., a California corporation, as Tenant, hereby cancel, effective when this instrument is recorded in the Office of the County Recorder of Orange County, California, that certain Sublease dated October 19, 1979, a Short Form-Memorandum of which was recorded in Book 13424, Page 504, Official Records of Crange County, California, with respect to those portions of Lots 1 and 2 of Tract 10542, in the City of Huntington Beach, County of Orange, State of California, as shown on a map recorded in Book 456, Pages 49 and 50 of Miscellaneous Maps, in the Office of the County Recorder of Orange County, California, described on Exhibit A attached hereto.

IN WITNESS WHEREOF, ROBERT P. WARMINGTON and THE ROBERT P. WARMINGTON CO. have executed this instrument as of August 1, 1980.

Robert P. Warmington

THE ROBERT P. WARMINGTON CO.

3

Casse88211blkk11.77.109EFS DOoc18572 Fifted0078264222 Eintered0078264222168398259 Doessc Notice of Motion and Motion/Motion/Motion/Encountside/BatiRecott/Re

BK 13824PG 1257

On August 1 , 1980, before me, the undersigned, a Notary Public in and for said County and State, personally appeared ROBERT P. WARMINGTON, known to me to be the person whose name is subscribed to the within instrument and acknowledged that he executed the same.

OFFICIAL SEAL
YVONNE S. COOK
NOTARY PUBLIC - CALIFORNIA
PRINCIPAL OFFICE IN
ORANGE COUNTY
My Commission Expires June 26, 1981

Notary Public in and for said county

[SEAL]

On August 1 , 1960, before me, the undersigned, a

Notary Public in and for said State, personally appeared

OLIVER N. CRARY , known to me to be

the Vice President , and WILLIAM J. PITTMAN

known to me to be the Secretary of the corporation that executed the within Instrument, known to me to be the persons who executed the within Instrument on behalf of the corporation therein named, and acknowledged to me that such corporation executed the within Instrument pursuant to its by-laws or a resolution of its board of directors.

WITNESS my hand and official seal.

OFFICIAL SEAL
YVONNE S. COOK
NOTARY PUBLIC - CALIFORNIA
PRINCIPLA OFFICE IN
DRIVATE CRILINY
My Commission Expires June 26, 1981

Notary Public in and for said

(SEAL)

BK 13824PG 1258

EXHIBIT A

Parcel 1

Unit 33, as shown and defined on a Condominium Plan (the "Condominium Plan") recorded in Book 13358, Pages 1193, at seq., Official Records of Orange County, California, excepting that portion consisting of buildings and other improvements.

Parcel 2

An undivided one-eightieth (1/80) interest in the Common Area as shown and defined on the Condominium Plan, excepting that portion consisting of buildings and other improvements.

Parcel 3

An easement for the exclusive use and occupancy of those portions of the Restricted Common Area as defined on said Condominium Plan for entry and staircases and attic space relating to said Unit, excepting that portion consisting of buildings and other improvements.

Parcel 4

A non-exclusive easement and right to use the Common Area as defined on said Condominium Plan, except the Restricted Common Area, excepting that portion consisting of buildings and other improvements.

Casse88211blkk11.77.109ESS Dixoc18572 Filibelc008264222 Einteredc008264222168398259 Dixesc Notice of Motion and Motion/Motion/Motion/Encountshickeration-partsh



my FirstAm®

Recorded Document

The Recorded Document images are displayed in the subsequent pages for the following request:

State: CA County: Orange

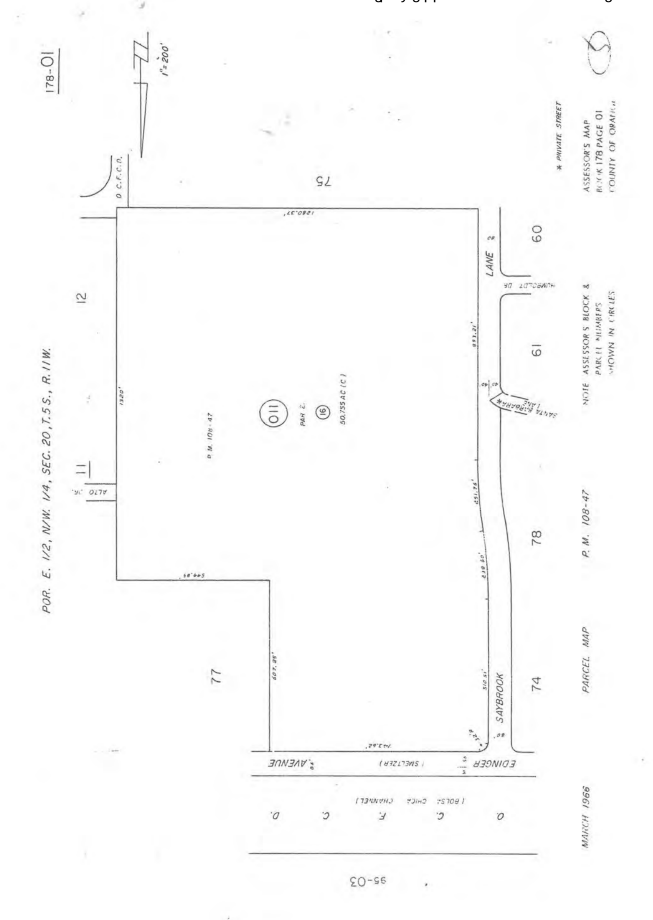
Document Type: Document - Book Page (1/1/50 - 12/31/60)

Book: 13824 Page: 1259

Limitation of Liability for Informational Report

IMPORTANT - READ CAREFULLY: THIS REPORT IS NOT AN INSURED PRODUCT OR SERVICE OR A REPRESENTATION OF THE CONDITION OF TITLE TO REAL PROPERTY. IT IS NOT AN ABSTRACT, LEGAL OPINION, OPINION OF TITLE, TITLE INSURANCE COMMITMENT OR PRELIMINARY REPORT, OR ANY FORM OF TITLE INSURANCE OR GUARANTY. THIS REPORT IS ISSUED EXCLUSIVELY FOR THE BENEFIT OF THE APPLICANT THEREFOR, AND MAY NOT BE USED OR RELIED UPON BY ANY OTHER PERSON. THIS REPORT MAY NOT BE REPRODUCED IN ANY MANNER WITHOUT FIRST AMERICAN'S PRIOR WRITTEN CONSENT. FIRST AMERICAN DOES NOT REPRESENT OR WARRANT THAT THE INFORMATION HEREIN IS COMPLETE OR FREE FROM ERROR, AND THE INFORMATION HEREIN IS PROVIDED WITHOUT ANY WARRANTIES OF ANY KIND, AS-IS, AND WITH ALL FAULTS. AS A MATERIAL PART OF THE CONSIDERATION GIVEN IN EXCHANGE FOR THE ISSUANCE OF THIS REPORT, RECIPIENT AGREES THAT FIRST AMERICAN'S SOLE LIABILITY FOR ANY LOSS OR DAMAGE CAUSED BY AN ERROR OR OMISSION DUE TO INACCURATE INFORMATION OR NEGLIGENCE IN PREPARING THIS REPORT SHALL BE LIMITED TO THE FEE CHARGED FOR THE REPORT. RECIPIENT ACCEPTS THIS REPORT WITH THIS LIMITATION AND AGREES THAT FIRST AMERICAN WOULD NOT HAVE ISSUED THIS REPORT BUT FOR THE LIMITATION OF LIABILITY DESCRIBED ABOVE. FIRST AMERICAN MAKES NO REPRESENTATION OR WARRANTY AS TO THE LEGALITY OR PROPRIETY OF RECIPIENT'S USE OF THE INFORMATION HEREIN.

Recorded Document 08/18/2021



8693

s 17.00

BK 13824PB 1259

Recorded at the Request of and When Recorded Mail To:

Robert P. Warmington 16592 Hale Avenue Irvine, CA 92714 MECONDED AT REQUEST OF FRET AMER. TITLE ME. CO. IN OFFICIAL RECORDS OF ORANGE COUNTY, CALIFORNIA 8-00 A.M. NOV 7 1800

No Convideration Lease In For a Definite Term

111-178-011-01

GROUND LEASE

THIS GROUND LEASE is made this 1st day of August, 1980, by and between HOUSER BROS. CO., a limited partnership organized and existing under the laws of the State of California in which Clifford C. Houser and Vernon F. Houser constitute the sole general partners whose address is Suite 204, 610 East Seventeenth Street, Santa Ana, California 92701 (herein termed the "Landlord"), and Robert P. Warmington whose address is 16592 Hale Avenue, Irvine, CA 92714.

WITNESSETH:

1. PROPERTY LEASED. For and in consideration of 'he payment of the rents and taxes and other charges and for the performance of all of the covenants and conditions of this Lease by Tenant, Landlord hereby leases to Tenant those portions of Lots 1 and 2 of Tract 10542 in the City of Huntington Beach, County of Orange, State of Californ , as shown on a map recorded in Book 456, Pages 49 and 50 of Miscellaneous Maps, in the Office of the County Recorder of Orange County, California, described as follows:

Parcel 1

Unit 17, as shown and defined on a Condominium Plan (the "Condominium Plan") recorded in Book 13358, Pages 1193, et seq., Official Records of Orange County, California, excepting that portion consisting of buildings and other improvements.

Parcel 2

An undivided one-eightieth (1/80) interest in the Common Area as shown and defined on the Condominium Plan, excepting that portion consisting of buildings and other improvements.

Parcel 3

An easement for the exclusive use and occupancy of those portions of the Restricted Common Area as defined on said Condominium Plan for entry and staircases and attic space relating to said Unit, excepting that portion consisting of buildings and other improvements.

Parcel 4

A non-exclusive easement and right to use the Common Area as defined on said Condominium Plan, except the Restricted Common Area, excepting that portion consisting of buildings and other improvements,

(hereinafter referred to as the "leased land").

SUBJECT TO:

- (a) Current taxes and assessments.
- (b) Covenants, conditions, restrictions, reservations, rights, rights-of-way and easements of record.
- 2. TERM OF LEASE. The leased land is leased for a basic term commencing on the date this Ground Lease is recorded in the Office of the County Recorder of Orange County, California and ending on December 31, 2059, subject, however, to earlier termination as hereinafter provided.
- 3. RENTAL. Tenant agrees to pay to Landlord, as rental for the use and occupancy of said leased land during the term of this lease, the annual sum of Nine Hundred DOLLARS (\$900) in monthly installments of \$75.00 each, in advance, on the first day of calendar month of said term; provided, however, if said term commences on other than the first day of a calendar month the first installment shall be paid on such commencement date in an appropriately reduced amount. Said rent is subject to adjustment at the time and in the manner as herein provided for in Article 21 entitled "Rental Adjustment". All rentals hereunder and charges with respect thereto shall be paid in lawful money of the United States of America.
- 4. TAXES AND ASSESSMENTS. In addition to the rents above provided, Tenant shall pay, prior to the delinquency date thereof, all taxes and general and special assessments of every description which, during the term of this Lease, may be levied upon or assessed against the leased land and all interest therein and improvements and other property thereon, whether belonging to Landlord or Tenant, and Tenant agrees to protect and hold harmless the Landlord and the leased land and all interest therein and improvements thereon from any and all such taxes and assessments, including any interest, penalties and other expenses which may be thereby imposed and from any lien thereof.
- 5. USE OF LEASED LAND. Tenant shall use the leased land for any purposes permitted under the zoning and other land use laws and regulations applicable thereto. Tenant shall not use or permit any person to so use the leased land and the improvements thereon, or any portion thereof, as to disturb the neighborhood or occupants of adjoining property, or to constitute a nuisance, or to violate any public law, ordinance or regulation from time to time applicable thereto.

BK 13824P9 1261

- f. IMPROVEMENTS. When any construction is commenced on the leased land, the same shall be prosecuted with reasonable diligence until completed and shall conform to all public laws, ordinances and regulations applicable thereto and shall be constructed and completed at the sole cost and expense of Tenant and without any cost, expense or liability of landlord whatsoever.
- 7. MAINTENANCE OF LEASED LAND. Landlord shall not be obligated to make any repairs, alterations, additions or improvements in or to or upon or adjoining the leased land or any structure of other improvement that may be constructed or installed thereon, but Tenant shall, at all times during the full term of this Lease and at its sole cost and expense, keep and maintain all buildings, structures and other improvements on the leased land, if any, in good order and repair, and the whole of the leazed land and all improvements thereto free of weeds and rubbish and in a clean, sanitary and neat condition, and Tenant shall construct, maintain and repair all facilities and other improvements which may be required at any time by law upon or adjoining or in connection with or for the use of the leased land or any part thereof, and Tenant shall make any and all additions to or alterations in any buildings and structures on said premises which may be required and shall otherwise observe and comply with any and all public laws, ordinances and regulations for the time being, applicable to the leased land, and Tenant agrees to indemnify and save harmless the Landlord against all actions, claims and damages by reason of Tenant's failure to keep and maintain said premises and any buildings and improvements thereon as hereinabove provided, or by reason of its nonobservance or nonperformance of any law, ordinance and regulation applicable thereto.
- 8. RESTORATION OF IMPROVEMENTS. If, during the term hereof, the dwelling, structures or other improvements, if any, constructed by or for Tenant on the leased land, or any part thereof, shall be damaged or destroyed by fire or other casualty. Tenant may, at its cost and expense, either (a) repair or restore said dwelling and improvements; or (b) subject to the consent of any encumbrancer, if any, tear down and remove the same from the leased land.
- 9. LIENS AND CLAIMS. Tenant shall not suffer or permit to be enforced against Landlord's title to the leased land, or any part thereof, any lien, claim or demand arising from any work of construction, repair, restoration, maintenance or removal as herein provided or otherwise arising, except liens, claims or demands suffered by or arising from the actions of Landlord, and Tenant shall pay all such liens, claims and demands before any action is brought to enforce the same against said land. Tenant agrees to hold Landlord and the leased land free and harmless from all liability for any and all such liens, claims or demands, together with all costs and expenses, including, but not limited to, reasonable attorneys' fees and court costs incurred by Landlord in connection therewith. Landlord shall have the right at

any time to post and maintain on the leased land such notices as may be necessary to protect landlord against liability for all such lians or otherwise.

Notwithstanding anything to the contrary contained in this Article, if Tenant shall, in good faith, contest the validity of any such lien, claim or demand, the Tenant shall, at its expense, defend itself and landlord against the same and shall pay and satisfy any adverse judgment that may be rendered thereon before the enforcement thereof against Landlord or the leased land, and if Landlord shall require, Tenant shall furnish to Landlord a surety bond satisfactory to Landlord in an amount equal to such contested lien, claim or demand, indemnifying Landlord aainst liability for same, or if Landlord shall request, Tenant shall procure and record the bond provided for in Section 3143 of the California Code of Civil Procedure, or any comparable statute hereafter enacted providing for a bond freeing the leased land from the effect of such lien or claim or action thereon.

10. LIABILITIES. Landlord shall not be liable for loss, damage or injury of any kind whatshever to the Landlord shall not be liable for any person or property of Tenant, or any of Tenant's employees, guests or invitees or of any other person whomsoever, caused by any use of the leased land or by any defect in any building, structure or other improvement constructed thereon, or arising from any accident on the leased land or any fire or other casualty thereon, or occasioned by the failure on the part of Tenant to maintain said premises in safe condition, or by any nuisance made or suffered on the leased land, or any improvements thereto, or by any act or omission of Tenant, or of any member of Tenant's family or of Tenant's employees, guests or invitees, or arising from any other cause whatsoever, and Tenant hereby waives on its behalf all claims and demands against Landford for any such loss, damage or injury of Tenant, and hereby agrees to indemnify and save Landlord free and harmless from liability for any such loss, damage or injury of other persons, and from all costs, expenses and other charges rising therefrom and in connection therewith.

11. LANDLORD PAYING CLAIMS. Should Tenant fail or refuse to pay any tax, assessment or other charge upon the leased land when due and payable as provided herein, or any lien or claim arising out of the construction, repair, restoration, maintenance and use of the leased land and the buildings and improvements thereon, or any other claim, charge or demand which Tenant has agreed to pay under the covenants of this Lease, and if after thirty (30) days written notice from landlord to Tenant and to its authorized encumbrancer, if any, Tenant or its said ancumbrancer shall fail or refuse to pay and discharge the same, then Landlord may, at its option, pay such tax, assessment, lien, claim, charge or demand, or settle or discharge any action therefor or judgment thereon, and all costs, expenses and other sums incurred or paid by Landlord in connection therewith shall be repaid to Landlord by Tenant upon written demand, together with interest thereon at the rate of ten (10%) percent per annum from the date of payment until repaid, and any

default in such repayment shall constitute a breach of the covenants and conditions of this Lease. Notwithstanding the forgoing, if Tenant shall in good faith contest the validity of any tax or assessment levied against the leased land, then Tenant may withhold payment thereof pending settlement of its claim or pay the same under protest; and, in either case, at Tenant's expense, shall defend itself and landlord against the same and shall pay and satisfy any adverse judgment that may be rendered thereon before the enforcement thereof against Landlord or the leased land.

- 12. ASSIGNMENT. Tenant shall have the right to assign, sublet or otherwise transfer its interest under this Lease without the prior written consent of Landlord. Notwithstanding the foregoing, this Lease or any right hereunder shall in no case be assigned separate and apart from the Tenants interest in the improvements located on the leased land. Also notwithstanding the foregoing, Landlord shall accept Tenant's assignee in writing following a request therefor.
- 13. ENCUMBRANCES. Tenant shall have the right to assign Tenant's interest in this Lease and the leased land to a trustee under a deed of trust (herein called "trust deed"), for the benefit of a lender (herein called "encumbrancer") upon and subject to the following covenants and conditions. Landlord's consent shall not be required for such assignment, but Landlord shall execute its written consent to such assignment by trust deed following a request therefor from Tenant:
- A. Said trust deed and said assignment and all rights acquired thereunder shall be subject to each and all of the covenants, conditions and restrictions set forth in this Lease and to all rights and interests of the Landlord hereunder; and, in the event of any conflict between the provisions of this Lease and the provisions of any such trust deed or assignment, the provisions of this Lease shall control.
- B. Any en imbrancer as a transferee under the provisions of this Article shall be liable to perform the obligations of the Tenant under this Lease only so long as such encumbrancer holds title to the leasehold.
- C. Upon and immediately after the recording of the trust deed covering the leased land, Tenant, at Tenant's expense, shall cause to be recorded in the office of the Pecorder of Orange County, California, a written request for a copy, to the Landlord, of any notice of default and of any notice of sale under the trust deed as provided by the statutes of the State of California relating thereto. Tenant shall furnish to landlord a complete copy of the trust deed and note secured thereby, together with the name and address of the holder thereof.
- D. Landlord agrees that it will not terminate this Lease because of any default or breach hereunder on the part of the Tenant if the encumbrancer or the trustee under such deed of trust, within ninety (90) days after service of written rotice on the encumbrancer by Landlord

of its intention to terminate this Lease for such default or breach, shall:

- (a) Cure such default or breach if the same can be cured by the payment or expenditure of money provided to be paid under the terms of this Lease, or if such default or breach is not so curable, cause the trustes under the trust deed to commence and thereafter to diligently pursue to completion steps and proceedings for the foreclosure by sale or by exercise of a power of sale under and pursuant to the trust deed in the manner provided by law, and
- (b) Keep and perform all of the covenants and conditions of this Lease requiring the payment or expenditure of money by Tenant until such time as said leasehold shall be sold upon foreclosure, or by xeloise of a power of sale, pursuant to the trust look and be released or reconveyed thereunder; showided, however, that if the beneficiary under such trust deed shall fail or refuse to comply with any and all of the conditions of this Article with respect to a breach or default as to which notice of intention to terminate this Lease has been given to the encumbrancer, then and thereupon Landlord shall be released from the covenants of forebearance herein contained with respect to such breach or default.

Any notice to the encumbrancer provided for in this Article may be given concurrently with or after Landlord's notice of default to Tenant as herein provided for in the Article entitled "Termination".

- 14. TERMINATION. Should Tenant fail to pay any installment of rent or any other sum provided in this Lease to be paid by Tenant at the times herein specified and should such default continue uncured for a period of thirty (30) days after written notice from Landlord, or should Tenant default in the performance of or breach any other covenant, condition or restriction of this Lease herein provided to be kept or performed by Tenant, and should such default or breach continue uncured for a period of sixty (60) days from and after written notice thereof by Landlord to Tenant, then and in any such event, Landlord may declare this Lease to be in default and Landlord shall have all of the remedies available at law or stated in the Article entitled "Remedies" or elsewhere provided in this Lease.
- 15. REMOVAL. Upon the expiration of the term of this Lease, and on condition that Tenant shall not the be in default under any of the covenants and conditions hereof, and not otherwise, Tenant shall have the right during the last ninety (90) days of said term, at its sole expense, to remove from the leased land all buildings and other improvements thereon, and Tenant shall fill all excavations and remove all parts of said buildings remaining after the same are removed and surrender possession of the leased land to Landlord in a clean and orderly condition. In the event any of said buildings and other improvements shall not be removed from the leased

BK 1 1 6 1285

land within the time hereinabove provided, the same shall become and thereafter remain a part of the leased land and shall belong to Landlord without the payment of any consideration therefor. Upon the expiration of the term hereof, or any sooner termination of this Lease, Tenant shall execute, acknowledge and deliver to Landlord a proper instrument in writing releasing and quitclaiming to Landlord all right, title and interest of Tenant in and to the leased land and any and all improvements thereon, if not removed by virtue of this Lease or otherwise.

- 16. PLACE OF PAYMENTS AND NOTICES. All rents and other sums payable by Tenant to Landlord hereunder shall be paid to the Landlord at the address set forth after Landlord's name above. Whenever either party hereto desires to give written notice to the other respecting this Lease, such notice, if not personally delivered to Landlord or to Tenant, shall be sent by certified or registered mail, with postage prepaid, and directed to either party at the address hereinabove specified, or at such other address as either party may hereafter designate in writing. 'service of any such written notice shall be deemed complete at the time of such personal delivery or within two (2) days after the mailing thereof in Orange County, California, as herein provided. Should Landlord or Tenant consist of more than one person, the personal delivery or mailing of such notice to any one of such persons shall constitute complete service upon all such persons. notice provided in the Article hereof entitled "Encumbrances" to be given by Landlord to any encumbrancer of Tenant shall be served in the same manner as herein provided in this Article and shall be delivered to the encumbrancer or directed to its address as last shown on the records of Landlord.
- 17. REMEDIES. Should Tenant at any time be in default hereunder pursuant to the provisions of the Article hereof entitled "Termination", then notwithstanding Tenant's breach of this Lease and abandonment of the leased land, this Lease shall continue in effect so long as Landlord does not terminate Tenant's right to possession and Landlord may enforce all of its rights and remedies hereunder, including, at the option of Landlord:
- A. The right to declare the term hereof ended and with process of law to reenter the leased land and take possession thereof and remove all persons therefrom, and Tenant shall have no further claim thereon or hereunder; or
- B. The right to collect rent and other charges as the same may from time to time become due and to bring actions for such collections without terminating this Lease, and to thereafter at any time elect to terminate this Lease and all of the rights of Tenant in or to the leased land.

Should Landlord elect to terminate the Lease, Landlord shall be entitled to recover the worth at the time of the award of the amount by which the unpaid rent for the balance of the term, after the time of the award, exceeds the amount of the rental loss for the same period that Tenant proves could be reasonably avoided, together with

BK 13824PB 1268

the rent then unpaid, if any, together with any other remedy permitted under Califonia Civil Code Section 1951.2 or any other similar statute hereafter enacted.

If Landlord shall elect to reenter the leased land under the provisions of A or B above, Landlord shall not be liable for damages by reason of such reentry.

Notwithstanding any other provision of this Lease, Landlord agrees that if the default complained of, other than for the payment of monies, is of such nature that the same cannot be cured within the period specified above, then such default shall be deemed to be cured if Tenant, within such period, shall have commenced the curing thereof and shall continue thereafter with all due diligence to cause such curing and does so complete the same with the use of such diligence.

Each of the terms, covenants, conditions and provisions of Tenant under this Lease is a material consideration for this Lease, the breach of which shall be deemed a default hereunder. All rights, options and remedies of Landlord contained in this Lease shall be construed and held to be cumulative, and no one of them shall be exclusive of the other, and Landlord shall have the right to pursue any one or all of such remedies or any other remedy or relief which may be provided by law, whether or not stated in this Lease. No waiver by Landlord of a breach of any of the terms, covenants or conditions of this Lease by Tenant shall be construed or held to be a waiver of any succeeding or preceding breach of the same or any other term, covenant or condition herein contained. No waiver of any default of Tenant hereunder shall be implied from any omission by Landlord to take any action on account of such default if such default persists or is repeated, and no express waiver shall affect default other than as specified in said waiver. The consent or approval by Landlord to or of any act by Tenant requiring Landlord's consent or approval shall not be deemed to waive or render unnecessary Landlord's consent or approval to or of any subsequent similar acts by Tenant.

In the event any action shall be instituted between Landlord and Tenant in connection with this Lease, the party prevailing in such action shall be entitled to recover from the other party all of its costs, including reasonable attorneys' fees, as fixed by the court therein.

- 18. REPRESENTATIONS. Tenant covenants and agrees that it has examined the leased land and that the same is delivered to it in good order and condition and that no representations as to said land have been made by Landlord or by any person or agent acting for Landlord, and it is agreed that this document contains the entire agreement between the parties hereto and that there are no verbal agreements, representations, warranties or other understandings affecting the same.
- 19. HOLDING OVER. This Lease shall terminate and become null and void without further notice upon the expiration of said term. Any holding over shall not constitute a

renewal hereof, but the tenancy shall thereafter be on a month-to-month basis and otherwise on the same terms and conditions as herein set forth.

26. EMINENT DOMAIN.

A. <u>Definition of Terms</u>. The term "total taking", as used in this Article, means the taking of the entire leased land under the power of eminent domain or the taking of so much of said land as to prevent or substantially impair the use thereof by Tenant for the uses and purposes herei above provided.

The term "partial taking" means the taking of a portion only of the leased land which does not constitute a total taking as defined above.

The term "taking" shall include a voluntary conveyance by Landlord to an agency, authority or public utility under threat of a taking under the power of eminent domain in lieu of formal proceedings.

The term "date of taking" shall be the date upon which title to the leased land or portion thereof passes to and vests in the condemnor.

The term "leased land" means the real property belonging to Landlord, together with any and all improvements placed thereon by Landlord or to which Landlord has gained title.

- B. Effect of Taking. If, during the term hereof, there shall be a total taking or partial taking under the power of eminent domain, then the leasehold estate of Tenant in and to the leased land or the portion thereof taken shall cease and terminate as of the date of taking of the said land. If this Lease is so terminated, in whole or in part, all rentals and other charges payable by Tenant to Landlord hereunder and attributable to the leased land or portion thereof taken shall be paid by Tenant up to the date of taking by the condemnor and the parties shall thereupon be released from all further liaility in relation thereto.
- C. Allocation of Award Total Taking. All compensation and damages awarded for the total taking of the leased land and Tenant's leasehold interest therein shall be allocated a follows:
 - (a) Tenant shall be entitled to an amount equal to the sum of the following:
 - (i) The then fair market value of all of the improvements located on the leased land; and
 - (ii) The then fair market value of the Tenant's leasehold interest in the leased land.
 - (b) Landlord shall be entitled to the amount remaining of the total award after deducting therefrom the sums to be paid to Tenant as hereinabove provided.

- D. Allocation of Award Portial Taking. All compensation and damages awarded for the taking of a portion of the leased land shall be allocated and divided as follows:
 - (a) Tenant shall be entitled to an amount equal to the sum of the following:
 - (i) The proportionate reduction of the fair market value of the improvements located on the leased land; and
 - (ii) The proportionate reduction of the fair market value of Tenant's leasehold interest in the leased land.
 - (b) Landlord shall be entitled to the amount remaining of the total award after deducting therefrom the sums to be paid to Tenant as hereinabove provided.
- E. Reduction of Rent on Partial Taking. In the event of a partial taking, the rent payable by Tenant hereunder shall be adjusted from the date of taking to the next rental adjustment date or to the ate of the expiration of the term of this Lease, whichever date is sooner. Such rental adjustment will be made by reducing the basic rental payable by the Tenant in the ratio that the fair market value of the leased land at the date of taking bears to the fair market value of the leased and immediately thereafter.
- F. Determination of Fair Market Value. Whenever fair market value must be determined for the purposes of this Article, and the parties fail to agree in writing on such fair market value within ten (10) days of a request for such agreement from either party, then fair market value shall be determined by the artitration procedure set forth in the Article entitled "Rental Adjustment".
- 21. RENTAL ADJUSTMENT. Effective January 1, 2000, January 1, 2020 and January 1, 2040, the annual rental payer hereunder shall be adjusted to a sum equal to 8% of the unimproved fair market value of the Leased Land. After any such adjustment of rent, Tenant shall pay to Landlord such rental as so adjusted during the period applicable thereto at the times and in the manner herein provided for in the Article entitled "Rental"; provided, however, in no event shall the rental, as so adjusted, be less than the initial rental in the Article of this Lease entitled "Rental".
- If, by January 1, 2000, January 1, 2020 or January 1, 2040 (as the case may be), the parties hereto shall have failed to agree upon such adjusted rental, then and thereupon the fair market value of the leased land and the amount of rental to be adjusted in relation thereto, as hereinafter provided, shall be determined by arbitration as follows: within ten (10) days after the date set for determining fair market value, each of the parties hereto shall appoint in writing an arbitrator and give written

notice thereof to the other party; or, in case of the failure of either party so to do, the other party may apply to the Superior Court of Orange County, California, to appoint an arbitrator to represent the defaulting party in the manner prescribed in the then existing statutes of the State of California applicable to arbitration, the provisions of which statutes shall apply to and govern the arbitration herein provided for with the same effect as though incorporated herein. Within ten (10) days after the appointment of said two (2) arbitrators (in either manner) they shall appoint in writing a third arbitrator and give written notice thereof to Landlord and Tenant, and if they shall fail to do so, then either party hereto may make application to said Superior Court to appoint such third arbitrator in the manner prescribed in said arbitration statutes. The three (3) arbitrators so appointed (in either manner) shall promptly fix a convenient time and place in the County of Orange for hearing the matter to be arbitrated and shall give reasonable written notice thereof to each of the parties hereto and with reasonable diligence shall hear and determine the matter in accordance with the provisions hereof and of said arbitration statutes, and shall execute and acknowledge their award thereon in writing and cause a copy thereof to be delivered to each of the parties hereto and the award of a majority of said arbitrators shall determine the questions arbitrated, and a judgment may be rendered by said Superior Court confirming said award or the same may be vacated, modified or corrected by said Court at the instance of either of the parties hereto in accordance with said arbitration statutes, and said judgment shall have the force and effect as provided in said statutes.

Each of the parties hereto shall pay for the services of its appointee, attorneys and witnesses and one-half (1/2) of all other proper costs of arbitration. Pending the final decision of such adjusted rental, Tenant shall pay to Landlord the amount of rent previously payable under the Article of this Lease entitled "Rental". If such adjusted rental, as finally determined, shall exceed the amount of the previous rental, the excess amount accruing during the interim period shall be paid by Tenant to Landlord within thirty (30) days after the final determination of said adjusted rental. If such adjusted rental, as finally determined, shall be less than such previous rental, the amount of any excess paid by Tenant during said interim period shall be credited against the first rentals thereafter payable hereunder.

- 22. DRAINAGE AND FILL. Tenant shall cause all drainage of water from the leased land and improvements thereon to drain or flow into adjacent streets and not upon adjoining property, and Tenant shall so maintain all slopes or terraces on the leased land as to prevent any erosion thereof upon such streets or adjoining property.
- 23. <u>ENCROACHMENTS</u>. If a dwelling house is constructed on the leased land, the wall or walls of which adjoin the wall or walls of a dwelling constructed on a contiguous lot, any such wall shall be considered to adjoin and abut the wall of the contiguous lot against the surface from the bottom of the foundation over the full length and

height of any building so erected for residential purposes. Both Tenant and lessess of contiguous lots shall have a reciprocal easement appurtenant to each of said lots over said contiguous lots fo. the purpose of accommodating any encroachment of any wall of any dwelling house.

Tenant and the lessees of contiguous lots shall have a reciprocal easement appurtenant to each of said lots over said contiguous lots for the purpose of accommodating any natural settlement of any structures located on any of said lots.

Should there be found to exist any party wall or party fence, the agreement between Tenant and the lessee of a contiguous lot or lots shall be that the lessees of the contiguous lots who have a party wall or party fence shall equally have the right to the use of such wall or fence, and such wall shall be considered to adjoin and abut against the surface from the bottom of the foundation over the full length and height of any building so erected. Such rights of use shall be as not to interfere with the use and enjoyment of the lessees of adjoining lots; and, in the event that any such party wall or fence is damaged or injured from any cause other than the act or negligence of one of the lessees, the same shall be repaired or rebuilt at their joint expense.

- CONSTRUCTION AND EFFECT. Time is of the essence of this Lease. The article headings herein are used only for the purpose of convenience and shall not be deemed to limit the subject to the articles hereof or to be considered in the construction thereof. Each and all of the obligations, covenants, conditions and restrictions of this Lease shall be deemed as running with the land and shall inure to the benefit of and be binding upon and enforceable against, as the case may require, the successors and assigns of Landlord and the heirs, executors, legal representatives, encumbrancers, assignees, successors and subtenants of Tenant. If Tenant consists of more than one person, the covenants and obligations of Tenant hereunder shall be the joint and several covenants and obligations of such persons. this Lease, the masculine gender includes the feminine and the neuter, and the singular number includes the plural, whenever the context so requires.
- 25. NON-DISTURBANCE. No mortgage or deed of trust placed on the leased land by Landlord shall be superior to the interest of Tenant herein, unless Landlord and Tenant execute an agreement in recordable form satisfactory to the Tenant that in the event of judicial or private foreclosure, or deed in lieu of foreclosure, or any other action taken by such mortgagee or beneficiary, this Lease and the rights of Tenant hereunder shall not be disturbed by reason of any such foreclosure or other action but shall continue in full force and effect so long as this Lease shall remain in full force and effect and that in the event of any conflict between the terms of this Lease and any such mortgage or deed of trust with regard to insurance or condemnation proceeds or any other provisions of the Lease or the mortgage or the deed of trust, the terms and provisions of this Lease shall prevail.

BK 13824P8 1271

26. ESTOPPEL CERTIFICATES. Landlord and Tenant shall at any time and from time to time, upon not less than ten (10) days prior written request by the other party or parties to this Lease, execute, acknowledge and deliver to such party or parties a statement in writing certifying that this Lease is unmodified and in full force and effect (or if there has been any modification thereof that the same is in full force and effect as modified and stating the modification or modifications) and that there are no defaults existing (or if there is any claimed default stating the nature and extent thereof); and stating the dates to which the rent and other charges have been paid in advance. It is expressly understood and agreed that any such statement delivered pursuant to this section may be relied upon by any prospective assignee or sublessee of the leasehold estate, or estates of Tenant, or any prospective purchaser of the estate of Landlord, or any lender or prospective assignee of any lender on the security of the leased land or the fee estate or any part thereof, and any third person.

27. CONDOMINIUM SUBLEASE.

- (a) Landlord hereby agrees with Tenant for the benefit of the Condominium Owner/Subtenant under any Condominium Subleases that:
 - (i) So long as such Co.dominium Owner/Subtenant is not in default in the payment of rental or other charges due under the Condominium Sublease or in the performance of any of the other terms, covenants or conditions of the Condominium Sublease on such Condominium Owner/Subtenant's part to be performed, such Condominium Owner/Subtenant's possession of the Lots of just to such Condominium Sublease and Condominium Owner/Subtenant's other rights and privileges under the Condominium Sublease shall not be interfered with by the Landlord, its successors or assigns.
 - (ii) Should this Lease be terminated prior to the expiration of the term hereof or any extensions of said term for any reason whatsoever, including without limitation, as a result of Tenant's breach thereof or default thereunder, the Condominium Sublease shall continue in full force and effect as a direct lease between Landlord and the Condominium Owner/Subtenant under the Condominium Sublease, upon and subject to all of the terms, covenants and conditions of the Condominium Sublease for the balance of the term thereof remaining, provided that such Condominium Owner/Subtenant attorns to Landlord in writing. Notwithstanding the foregoing, Landlord shall not be bound by any act or omission of Tenant as the prior sublessor under the Condominium Sublease. Landlord shall not be bound by any prepayment of rent (other than through the Payment Agreement referred to in subparagraph 27(c) hereof or other charges which such Condominium Owner/Subtenant might have paid

BK 13824PG 1272

for more than three (3) months in advance to Tenant as the prior sublessor, and Landlord shall not be bound by any amendment to or modification of any Condominium Sublease or by any waiver or forbeatance on the part of Tenant as the prior sublessor thereunder made or given without the written consent of Landlord.

- (b) If, the provisions of the foregoing notwithstanding, a Condominium Sublease is terminated by reason of any termination of this Lease, it is hereby agreed that the Condominium Owner/Subtenant under such Condominium Sublease and Landlord shall enter into a new lease upon the terms and conditions of the Condominium Sublease for the then remaining balance of the term of the Condominium Sublease.
- (c) In the event that such Condominium Subleases shall call for the payment of rent less frequently than quarte annually, the provisions of subparagraph 27(a) shall only be applicable if Landlord and Tenant enter into a Payment Agreement under the terms of which all rental to be paid by Condominium Owner/Subtenant under the terms of the Condominium Sublease will re paid to a neutral depository, such as a bank, savings and loan, trust company or escrow company. Such neutral depository shall be instructed to remit to lessor from such sum collected the amount due under this Lease.

IN WITNESS WHEREOF, the parties hereto have executed this Lease as of the day and year first above written.

HOUSER BROS. CO., a limited partnership

General Partner

By Ceneral Partner House

"Landlord"

"Tenant"

14

WPN: 4077A

STATE OF	CALIFORNIA)
COUNTY OF) 15.
of the par	thership that ex	, 19 RO, before me the ic in and for said State, F. & Clifford C. Houser, known of the partners ecuted the within Instrument, t such partnership executed the
W	ITNESS my hand a	and official seal.
3400	OFFICIAL SEAL PEAFE L HUNT NOTAEN POULLE CALIFORNIA ORANIGE COUNTY Commission Expires Mar 25, 1983	
STATE OF	CALIFORNIA ORANGE) } ss. }
undersigne personally known to m	d, a Notary Public appeared ROI e to be the person Instrument, and	, 1980, before me the lic in and for said State, BERT P. WARMINGTON son whose name is subscribed to a acknowledged to me that HE
W	IITNESS my hand a	and official seal.
My Come	OFFICIAL SEAL PEARL L. MU'NT ARY PUBLIC - CALIFORNIA ORANGE COUNTY alission Epires May 25, 1983	Pearl J. Klust
[Se:1]		

WPN: 4077A

15